

Project John 832, ETOContract for Services and Disclaimer Agreement

This Contract for Services and Disclaimer Agreement, hereinafter referred to as "Agreement," is entered into and made effective according to the date signed by and between the following parties: Project John 832, an Express Trust Organization and having its mailing address in:

WHEREAS a portion of the Organization is designed for online education (e.g. webinars, email, telephone, and any other form of communication, electronic or otherwise), the Member would like to join and acknowledges and agrees to be bound by the terms and conditions listed herein.

Now, therefore, in consideration of the promises and covenants contained herein, as well as other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties do agree as follows:

ARTICLE I: VALID CONSENT

Member(s) agree that they are over eighteen (18) years of age and may legally and lawfully consent to and enter into this Agreement.

ARTICLE II: SERVICES

This Agreement forms a legally and lawfully binding agreement between Member and Organization and governs the Member's use of any services provided (collectively the "Services"). Hereinafter "you" or any third-party pronouns will refer to the Member. By requesting or using any of the services and by signing this agreement through paper or electronic means, you agree to this agreement and any amendments thereto. Read this agreement carefully before using any of the services offered by Organization, especially since this agreement may affect your lawful rights, such as requiring binding arbitration, and limiting your right to bring a lawsuit or class action. If you do not agree to these terms, please immediately cease the use of any of the services offered by Organization.

ARTICLE III: DISCLAIMER

Services provided by Organization may include but are not limited to access to online education materials, videos, teleconferences, and webinars that include topics such, asset protection, trusts, banking, lawful money, status and standing, and other related topics. By using these services, Member understands this product to be an expression of opinions and not professional, financial, legal of lawful advice. All information offered is provided for private educational use only. These products and services are either published or given with the understanding that the author, Individuals, third parties or entities and Organization, jointly and severally, are not engaged in rendering legal, financial, accounting, or any other type of professional advice. All decisions made based on the materials or communications provided by said Individuals, third parties or entities and Organization are ultimately done at the sole discretion of the Member. Author, Individuals, third parties or entities and Organization assume no liability whatsoever. Any information provided, whether online or over the phone constitutes a basic lay opinion. While every effort has been made to accurately represent any information shared with the Member, there is no guarantee implied or otherwise. All information provided or shared, in any form is offered as-is. Any examples and/or samples which may be provided to the Member is not to be interpreted as a promise or guarantee of anything. Members shall adhere to all local, state, and federal laws accordingly. Organization assumes no responsibility for errors, omissions, or contrary interpretation of the subject matter herein. Any perceived slights of specific persons, peoples, or organizations are unintentional. Organization recommends and encourages its members to always do independent research before acting on anything. All Members are advised to seek services of competent professionals in legal, business, accounting, and finance fields. If the Organization replies to a member's question, whether in private or in public, this is not to be construed as professional or legal advice in any form whatsoever. Organization is in no way responsible or liable for Member's interactions with others and Member's actions and interactions are Member's sole and exclusive responsibility. Organization is also not responsible or liable for any content posted, shared, or communicated by other Members through various social media platforms including, but not limited to Telegram, Signal, WhatsApp, Twitter, etc. and/or video content on YouTube, Vimeo or similar. If a Member provides any content for posting to Organization, Organization shall be permitted to use such posted content for any legal purpose, as a royalty-free license, but otherwise claims no proprietary rights in Member's content.

ARTICLE IV: CANCELLATION

Organization is open to anyone and is currently free of charge. Such affiliation ("membership") shall continue until terminated by either Party. For Member to cancel, a written notice is requested (preferably email) to be delivered to the Organization within 7 days of such decision. Services or Agreement(s) may be immediately terminated if there is a breach of the terms of this Agreement by Member. This Agreement immediately terminates upon the death of the Member, the inability or willful disregard of the Member to fulfill any obligation(s), contract(s), bylaws, rules, etc. of Organization, pay any required fees (if applicable), the liquidation, dissolution, or discontinuance of the Organization by the Organization in any manner, or the filing of any petition by or against the Organization under federal or state bankruptcy or insolvency laws.

ARTICLE V: REGISTRATION

Should Organization ask Members to register for the continued use of various services (e.g., video replays of meetings, conferences, special events, etc.) offered by Organization, Members will choose a unique username and password (or other means as deemed appropriate) for such access. Members are responsible for ensuring the continued accuracy, security, and confidentiality of this information. Members <u>may</u> also be asked to provide billing information, which will be subject to the same requirements of accuracy, security, and confidentiality. Providing false or inaccurate information or using the Membership Services to further fraud or unlawful activity is grounds for immediate termination of this Agreement.

ARTICLE VI: PROHIBITED USE

Members agree not to use the Membership Services for any unlawful purpose, or any purpose prohibited under this clause. Members agree not to undertake any action which may damage the Organization in any way.

Member further agrees not to use the Organization or Membership Services:

- a) To harass, abuse, or threaten others or otherwise violate any person's legal or lawful rights:
- b) To violate any intellectual property rights of the Organization or any third party;
- c) To advertise their personal associations, businesses or business affiliations, marketing (in any form, electronic or otherwise), other websites, platforms, chats or chatrooms, blogs, etc. for any purpose or anything that is deemed inappropriate by Organization or their duly authorized administrators of various social media platforms or where appropriate;
- d) To upload or otherwise disseminate any computer viruses or other software that may damage the property of another;
- e) To perpetrate any fraud:
- f) To engage in or create any unlawful gambling, sweepstakes, or pyramid scheme;
- g) To publish or distribute any obscene or defamatory material;
- h) To publish or distribute any material that incites violence, hate, or discrimination towards any group:
- i) To unlawfully gather information about others.

ARTICLE VII: FEES

Organization currently has no fees associated for joining the Organization nor does it foresee the need to charge any fees in the future. However, Organization reserves the right at any time to charge its members what it deems reasonable and appropriate fees, as needed. If such fees are deemed necessary, Members will be given thirty (30) days' notice of such fees before their Membership right(s) will be affected and converted to the new terms and policies. Members will be shown the specific fees applicable for continued membership and should such fees ever be required, gift(s)/donation(s) provisions will be arranged and made available through the Provider's online gift/donation system or other method(s) as required or deemed necessary.

ARTICLE VIII: THIRD PARTY SERVICES

Organization makes no claim or representation regarding any third-party services which may be utilized by Organization. Organization accepts no responsibility for the quality, content, nature, or reliability of any Third-Party Services. There is no implied affiliation, endorsement, or adoption by the Organization of these Third-Party Services (unless such specific endorsement is made by Organization) and Organization shall not be responsible for any content provided in any manner to Member on or through Organization's use of any Third-Party Services.

ARTICLE IX: DISPUTE RESOLUTION

In the event of a dispute between the Parties relating to or arising out of this Agreement, the Parties shall first attempt to resolve the dispute personally and in good faith, with honor between themselves. If these personal resolution attempts fail, the Parties shall then submit the dispute to binding arbitration. The arbitration shall be conducted in the county and state noted in Article XVI: GOVERNING LAW, where such provision is contained in this Agreement.

ARTICLE X: NOTICES

All notices, requests, consents, claims, demands, waivers, and other communications hereunder (each, a "Notice") shall be in writing and addressed to the parties at the addresses set forth on the first page of this Agreement. All notices shall be delivered by email and/or at the address which the parties may designate to each other, personal delivery, nationally recognized overnight courier (with all fees prepaid), or certified or registered mail (in each case, return receipt requested, postage prepaid). Except as otherwise provided in this Agreement, a Notice is effective only if:

- a) the receiving party has received the Notice and
- b) the party giving the Notice has complied with the requirements of this section.

ARTICLE XI: LIMITED LICENSE

Member acknowledges and agrees that the Organization's name, senders, and any logos, designs, text, graphics, software, content, files, materials, and any other intellectual property rights contained therein, including without limitation, any copyrights, patents, trademarks, proprietary or other rights arising thereof, are owned by the Organization or its affiliates, third party providers, licensors, or suppliers. Member acknowledges and agrees that the source and object code of certain services provided and the format, directories, queries, algorithms, structure, and organization of the same are the intellectual property, proprietary, and confidential information of Organization and/or its affiliates, licensors, and suppliers. Member expressly agrees not to do anything inconsistent with Organization's ownership of all the intellectual property discussed herein. Member further agrees that there are no rights, title, or interest in or to any services provided, except as stated in this Agreement. In addition, except as expressly set forth in this Agreement, a member is not conveyed any right or license by implication, estoppel, or otherwise in or under any patent, trademark, copyright, or other proprietary rights of Organization or any third party. For any services which enable Member to use any software, content, equipment or other physical or non-physical materials owned or licensed by Organization and/or third party, Organization grants Member a limited, revocable, non-exclusive, non-sublicensable, non-transferable license to access and use the specific services, and any related software, content, equipment, or other materials for personal, non-commercial use only.

ARTICLE XII: INDEMNIFICATION

Member agrees to defend and indemnify Organization, sub-contractor(s), author(s), volunteer(s), marketers, and any affiliates (if applicable) holding them harmless against all legal claims and demands, including reasonable attorney's fees, which may arise from or relate to Member's use or misuse of the activities. Member's breach of this Agreement, or Member's conduct or actions, Members agree that the Organization shall be able to select its own legal counsel and may participate in its own defense, if so desired. This indemnification agreement survives in perpetuity. Members agree and verify that all the information they have given the Organization and its representatives is accurate, up to date, and without the omission of any requested information. Member agrees and verifies that even if they have omitted any necessary personal information, whether knowingly or unknowingly, they will hold the Organization harmless against all liability for any damages that may occur to Member or others because of Member's actions or inactions. Members agree to notify the Organization of any changes or upcoming changes concerning their personal information.

ARTICLE XIII: RELEASE

Member hereby releases Organization, as well as any of Organizations affiliates, licensors, suppliers, subsidiaries, volunteers, parents or other personal or legal representatives, from any claims, demands, damages or other legal action which may arise from a Member's dispute with any other Member. Members agree to first notify the Organization of a valid claim privately and with standard generally accepted protocol of confidentiality.

ARTICLE XIV: FUTURE POTENTIAL

Members agree and understand that their participation in the Services offered by Organization may involve risks. These risks may lead to tangible or intangible harm, and Member agrees that these risks may result not only from their own actions but also from the actions of others. With the knowledge and understanding of these risks, Member chooses, of their own will and volition, to continue participating in the Services offered by Organization.

ARTICLE XV: SCOPE OF TIME

Member understands and agrees that this Agreement not only applies to the current and the future, but also to previous communications which may have occurred in the past by and between the Organization and the Member. Member agrees and acknowledges that previous communications by any means including, but not limited to verbal, electronic or other methods was always precluded with similar disclaimer information as purposed in this Agreement and with same intent.

ARTICLE XVI: GOVERNING LAW

This agreement shall be governed, construed, and interpreted in accordance with Natural Law. Where necessary, a court of common law is demanded as the choice of law. Organization's principal situs shall serve as location for private arbitration. Each party selects a neutral arbitrator, and the two will select a third to settle a dispute as a party. All judgements will be final and binding on all parties. Claimant shall render payment for arbitrators, the fee to be recompensed by Respondent upon successful claim. The Arbitrators shall have no authority to add Parties, vary the provisions of this Agreement, award punitive damages, or certify a class. The arbitrator shall be bound by applicable and governing law as stated in this Article. Intellectual property claims by the Organization will not be subject to arbitration and may, as an exception to this sub-part, be litigated. The Parties, in agreement with this sub-part of this Agreement, waive any rights they may have to a jury trial regarding arbitral claims.

ARTICLE XVII: RESTRICTIONS

Member is prohibited from selling, reselling, or making commercial use of the Services offered by Organization, unless Member has specifically an executed agreement with Organization that expressly allows for such activity.

ARTICLE XVIII: NON-DISCLOSURE

Member is further prohibited from disclosing product information to outside parties unless permission from Organization otherwise allows for such disclosure.

ARTICLE XIX: HEADINGS

It should be noted that headings to this Agreement are for convenience only. Headings shall in no way affect the provisions themselves and shall not be construed in any way that would limit or otherwise affect the terms of this Agreement.

ARTICLE XX: LAWFUL MONEY REDEMPTION

For all gift(s)/donation(s) which Member makes payable to the Organization for any service(s), without regard to type, method or form of such gift(s)/donation(s), such gift(s)/donation(s) which are received are demanded to only be redeemed in Lawful Money per 12 USC § 411.

ARTICLE XXI: REFUNDS

Member understands and agrees that there are no refunds allowed after three (3) days from the date and time this agreement has been signed by Member. Member will have three (3) days from the time and date of execution of this Contract/Agreement to cancel. After 72 hours, the Member's "right to rescind" period will have expired, and this Agreement will be considered binding on behalf of both Parties. Should work which the Member has contracted with the Organization begin sooner than the three (3) day recission period, Member agrees that the Member will not be eligible for any refunds, prorated or otherwise. Member agrees and acknowledges that any services and information received, regardless of form, completion status or otherwise will not be distributed to any third party. If a refund is given to the Member within the 72-hour recission period, Member agrees and acknowledges that all the terms of this Agreement will remain intact. If Member wishes to cancel this Agreement/Contract and the recission period has not yet expired, the Member must email Organization stating clearly their desire to cancel this Agreement/Contract. Upon receipt of appropriate notice, Organization will promptly begin the refund process to Member. If a Member is eligible to receive a refund and requests such, Member agrees to receive their refund in the form of a check and less any interest rate fees, regardless of the method Organization received their gift/donation.

ARTICLE XXII: SURVIVAL

Any provision of this Agreement which by its terms imposes continuing obligations on either of the parties shall survive the termination of this Agreement.

ARTICLE XXIII: SEVERABILITY

If any part or subpart of this Agreement is held invalid or unenforceable by an appropriate court of law or competent arbitrator as defined and required by Article XVI within this Agreement, the remaining parts and sub-parts will be enforced to the maximum extent possible. In such condition, the remainder of this Agreement shall continue in full force.

ARTICLE XXIV: ENTIRE AGREEMENT

This Agreement constitutes the entire understanding between the Member and the Organization with respect to all use of the Membership Services. This Agreement supersedes and replaces all prior or contemporaneous agreements or understandings, written or oral, regarding the Parties' relationship.

[SIGNATURE PAGE FOLLOWS]

By Member's autograph, date and time executed below, Member is accepting to contract to all contained within this Agreement. Member must accept this Contract/Agreement by placing their Autograph below before this Agreement becomes valid. IN WITNESS WHEREOF, both Parties execute the Agreement in consensus:	
By: Member's Autograp	Date:
Welloef 8 Autograp	11
Time of Execution:	AM / PM
*** PLEASE DO NOT AUTOGRAPH BELOW, RESERVED FOR TRUSTEE'S AUTOGRAPH ***	
By Trustee's autograph below, Trustee is accepting this contract agreement herein. The Member and Organization have both agreed and accepted to contract with each other. The Trustee of Organization is acting on behalf of Organization and will not be personally and/or privately liable on behalf of Organization or Member. Trustee's acceptance is to verify that the agreement has been properly executed by Member wishing to be accepted into this Agreement, thus granting to Member all contained herein. IN WITNESS WHEREOF, both Parties execute the Agreement in consensus:	
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[END OF CONTRACT]

Trustee's Autograph Trustee without recourse Project John 832, ETO

By:

Date:

[This page is for members notes. It is not part of this contract.]