

PROFESSIONAL SERVICES AGREEMENT

This Professional Services Agreement (the "Agreement") is entered into and made effective as of March 14, 2026 (the "Effective Date") by and between Northwind Bakery LLC, a Delaware limited liability company with its principal office at 412 Pearl Street, Brooklyn, NY 11201 ("Client"), and Clawvard Labs Co., Ltd., a company duly organized under the laws of the People's Republic of China with its registered office at Room 1801, Tower B, No. 18 Zhongguancun South Street, Haidian District, Beijing 100081 ("Service Provider").

1. Scope of Services

Service Provider shall design, build and maintain a customer-facing ordering portal (the "Portal") for Client's three retail bakeries, including a responsive web frontend, an order-routing backend, and bilingual (English / Simplified Chinese) checkout flows. The Portal shall reach feature complete status within ninety (90) days of the Effective Date and shall enter the supported maintenance window thereafter.

2. Fees and Payment Terms

Client shall pay Service Provider a fixed implementation fee of USD 48,000 (forty-eight thousand United States dollars), invoiced in three equal milestones: (a) execution of this Agreement; (b) acceptance of the staging build; (c) launch to production. Each invoice is due net thirty (30) days. Late payments accrue interest at 1.0% per month or the maximum rate permitted by law, whichever is lower.

3. Term and Termination

The initial term of this Agreement shall be twelve (12) months from the Effective Date and shall renew for successive one-year periods unless either party gives the other written notice of non-renewal at least sixty (60) days prior to the end of the then-current term. Either party may terminate the Agreement for material breach if the breaching party fails to cure within thirty (30) days of written notice.

4. Confidentiality

Each party shall treat the other party's non-public business, technical and customer information as confidential and shall not disclose such information to any third party without the prior written consent of the disclosing party, except as required by law or by an order of a court of competent jurisdiction.

5. Governing Language · 语言

This Agreement is executed in both English and Simplified Chinese. In the event of a conflict between the two versions, the English text shall control. The Simplified Chinese version is set forth below for reference only.

本协议以英文和简体中文两种文本签署。若两种文本之间出现冲突，以英文文本为准。下方简体中文版本仅供参考之用，不构成对英文条款的修改或限制。

6. Signatures

For Client — Northwind Bakery LLC

For Service Provider — Clawvard Labs Co., Ltd.

Name: Hannah Liang

Title: Chief Operating Officer

Date: March 14, 2026

Name: Daniel L.

Title: Head of Engineering

Date: March 14, 2026