

CONTRACT FOR THE SUPPLY OF VEHICLES SPARE PARTS

This contract is made and entered into this 10th day of January, AD 2022 by and between the Divine Destiny General Spare Parts with address at Clara Town, Bushrod Island, Monrovia, Liberia (hereinafter known as Supplier), by and thru its General Manager, Mr. Odum Donatus, and the LAW REFORM COMMISSION (LRC), an autonomous Commission of the Government of Liberia (hereinafter known as Client), by and thru its Chairperson, Cllr Boakai N. Kanneh, hereby,

·WITNESSETH:

PART A: SUPPLIER

1. Supplier confirms that it is registered to repair and maintain motor vehicles and sell vehicles parts in the Republic of Liberia.
2. That it is tax compliant and pays all of its legitimate taxes to the Government of the Republic of Liberia.
3. Supplier has the capacity to service the Client's vehicles as required by the Client on a timely basis.
4. Supplier confirms that all spare part replaced on any of the Client's vehicles will be genuine.

Where a credit account has already being established and agreed upon between the two parties, delivery of product will be made against the customer's official purchase order and payments shall be made by checks drawn in favor of the Divine Destiny General Spare Parts and paid to its designated officer on or before the end of the agreed credit term. Settlement of invoices shall not be allowed to overlap. In other words, the supply of orders shall be subject to the balances outstanding in the customer's account.

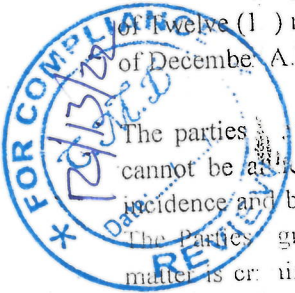
PART B: CLIENT

1. Client undertakes the repair & servicing of its vehicle at LRC premises or a designated garage.
2. Client guarantees that any and all payments in the form of checks are guaranteed and checks issued on any bank are good and will be promptly paid upon presentation.
3. That any check issued by the Client to Supplier that is dishonored shall be the full responsibility of the Client except for bank errors.

PART C:

It is mutually agreed and understood between the parties hereto that this contract is for an initial period of twelve (12) months, commencing as of 10th day of January A.D 2022 up to and including the 31st day of December A.D 2022.

The parties agree that any and all misunderstandings that arise shall be amicably resolved. Where it cannot be amicably resolved, each Party shall nominate an arbitrator within two (2) weeks of the incidence and both parties shall appoint a third person who shall be chairman of the Arbitration Board. The Parties agree that decisions reached by the Arbitration board shall be binding, except where the matter is criminal in nature or there exists an actual need for legal interpretation, the aggrieved Party may then proceed to court of competent jurisdiction.



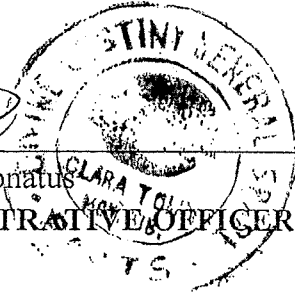
This Agreement constitutes the entire understanding between the Parties relative to the subject, and any previous arrangement that may have existed between them on the subject, formal or informal, is nullified by this Contract.

This Contract takes effect on the day both parties affix their signatures hereto.

FOR DIVINE DESTINY GENERAL SPARE PARTS:

Signed: _____

Mr. Odum Doriatu
CHIEF ADMINISTRATIVE OFFICER



Date: _____

11 - 01 - 2022

FOR LAW REFORM COMMISSION

Signed: _____

Cllr. Boakai N. Kanneh
CHAIRPERSON

A handwritten signature in black ink, appearing to be "Boakai N. Kanneh", written over a horizontal line.

Date: _____

JANUARY 10, 2022

\$ 12.00 REVENUE STAMP AFFIXED ON THE ORIGINAL.