

Praxis Holdings – Standard Asset Intake Agreement

This Asset Intake Agreement (the 'Agreement') is entered into by and between Praxis Holdings (the 'Company') and the undersigned Client (the 'Client').

1. Purpose

This Agreement outlines the terms by which Client assigns, pledges, or transfers tangible or intangible assets to Praxis Holdings in exchange for partial or full offset of invoices for legal, technological, or professional services.

2. Accepted Asset Types

Assets eligible for intake include, but are not limited to:

- Vehicles
- Electronics or hardware
- Cryptocurrency
- Artwork or collectibles
- IP rights or digital media
- Bartered service commitments

3. Valuation and Appraisal

The Company will determine the fair market value (FMV) of all assets using third-party data or appraisal services. All values are subject to the Company's approval.

4. Use and Disposition of Assets

Assets may be liquidated, held as security, or assigned under an Intentionally Defective Grantor Trust (IDGT) for deferred resolution, resale, or offset.

5. No Equity or Ownership Granted

Unless expressly agreed in a separate equity agreement, no equity stake, security interest, or partnership interest in Praxis Holdings or any affiliate is granted under this Agreement.

6. Governing Law

This Agreement shall be governed by the laws of the State of California.

Acknowledgment and Signature

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date below.

_____ Client Name

_____ Client Signature

_____ Date

_____ James Polk, Trustee - Praxis Holdings