



## THE DIAMOND BLUEPRINT FOUNDATION PHASE AGREEMENT (The Diamond Entry Program)

This Foundation Phase Agreement (“Agreement”) is entered into as of \_\_\_\_\_ (“Effective Date”),  
by and between: **Diamonds in the Rough Services for Youth & Families, LLC and/or The Diamond  
Blueprint (“Company”)**

and

**Provider Name:** \_\_\_\_\_

**Business Name:** \_\_\_\_\_

**Address:** \_\_\_\_\_

**Email:** \_\_\_\_\_

### 1. PURPOSE

This Agreement establishes the terms and conditions under which the Provider will participate in The Diamond Blueprint Foundation Phase, also known as The Diamond Entry Program. This program is designed to support providers in building compliant, structured, and sustainable residential or host home operations in regulated environments.

### 2. SCOPE OF SERVICES

- Licensing readiness and application preparation
- Compliance systems and documentation framework
- Policy and procedure development
- Audit preparation and readiness support
- Startup and operational coaching

### 3. TERM

This Agreement shall remain in effect for a period of twelve (12) months from the Effective Date, unless terminated earlier in accordance with this Agreement.

### 4. FEES & PAYMENT TERMS

Selected Payment Option:

■ Annual Payment: \$ \_\_\_\_\_

■ Monthly Installments: \$ \_\_\_\_\_ per month

Payments are due on the \_\_\_\_ day of each month for installment plans. Late payments exceeding seven (7) days may result in temporary suspension of services.

**5. PROVIDER RESPONSIBILITIES**

- Provide accurate and complete documentation when requested
- Participate in scheduled sessions and reviews
- Maintain compliance with all applicable laws and regulations
- Use all program materials solely for internal business development purposes

**6. NO GUARANTEE**

The Company does not guarantee licensing approval, regulatory outcomes, funding, or audit results. Final determinations are made solely by governing and regulatory authorities.

**7. CONFIDENTIALITY**

Both parties agree to maintain confidentiality of all proprietary, business, and sensitive information shared during the term of this Agreement.

**8. INTELLECTUAL PROPERTY**

All materials, templates, systems, and program content remain the exclusive property of The Diamond Blueprint and may not be reproduced or distributed without written permission.

**9. TERMINATION**

Either party may terminate this Agreement with thirty (30) days written notice. All payments made are non-refundable, and any outstanding balance remains due upon termination.

**10. LIMITATION OF LIABILITY**

The Company shall not be liable for regulatory actions, business losses, or operational outcomes resulting from the Provider's decisions or business practices.

**11. GOVERNING LAW**

This Agreement shall be governed by and interpreted in accordance with the laws of the State of Georgia.

**12. ENTIRE AGREEMENT**

This Agreement constitutes the entire understanding between the parties and supersedes all prior agreements or communications.

**PROVIDER**

Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

**THE DIAMOND BLUEPRINT**

Authorized Representative: Khrystal Jones

Title: Executive Director / Founder

Signature: \_\_\_\_\_

Date: \_\_\_\_\_