



vault56 Business Account Agreement

1. Contract

CLICKING ON THE “ACCEPT” BUTTON ESTABLISHES A BINDING AGREEMENT BETWEEN YOU, US AND YOUR ORGANIZATION. IF YOU DO NOT ACCEPT TO BE BOUND BY THIS CONTRACT, DO NOT REGISTER AS AN ADMINISTRATOR (AS DEFINED BELOW) AND DO NOT ACCESS OR OTHERWISE USE ANY vault56 Service.

You are hereby entering into additional contract terms that applies for all legal entities and, in addition to the vault56 Customer Agreement, govern such entities use of vault56 services. Service (as defined in the vault56 Customer Agreement).

You hereby confirm the legally binding contract terms set out in the vault56 Customer Agreement between vault56 AB (also referred to as “ **we** ”, “ **us** ” and “ **our** ”) and your Organization (as designated by you) and represented by the you. “ **Organization** ” means the legal entity represented by your account, for the purpose of this contract, including also you. You also confirm that you are legally authorized to enter these contract terms on behalf of the Organization and accept certain other specific terms and conditions set out below.

2. Obligations

2.1 You guarantee on behalf yourself and your Organization the following:

- You will keep your and your Organizations contact information up to date.
- You will use your Organizations real name and keep it up to date.
- You and your Organization will use the vault56 Service only in accordance with the vault56 Customer Agreement and applicable law.
- You will be truthful about your and your Organizations personal data practices and comply with all laws that apply to your and your Organization’s use of the vault56 Services.

2.2 Administrators. “ **Administrator(s)** ” are those who have signed up on the Organization’s vault56 Service to be (or who were added as) “Administrators” of the service. You acknowledge

and agree that:

- The vault56 account must have at least one Administrator connected to the Business account.

2.3 Name Changes and Mergers. You agree to accurately and always reflect the identity of the Organization and to promptly update any name changes of the Organization, including any that may result from mergers, acquisitions or other restructuring.

3. Modification and Termination

3.1 Modification of Contract. We may modify this Contract from time to time. If we make material changes to the Contract, we will provide email notice and provide opportunity to review the changes before they become effective. We agree that changes cannot be retroactive. If you object to any changes, you may terminate your agreement to this Contract; however if you do not terminate this Contract, continued use of vault56 Service after we publish or otherwise notify you about our changes to these terms means that consent has been given to the updated terms.