

Project Services Agreement

Dated 14 April 2026

1. Parties

This Project Services Agreement (the "Agreement") is made between:

Service Provider: Scalify (ABN 83 292 879 495), represented by Kristian Njegovanovic ("Scalify").

Client: CJA Australia Holdings Pty Ltd (ABN 20 643 563 955), trading as Advanced Security Doors and Screens ("ASD").

2. The Project

Scalify will design, build, and launch a complete quote and booking system for ASD, comprising the deliverables set out in section 3, within 30 days of the day this Agreement is signed and the deposit is received (the "Effective Date").

3. Scope of Work

Scalify will deliver the following:

- 1. Visual quote calculator** — A guided, mobile-first calculator that prices ASD's full product matrix, built around ASD's 100mm size brackets.
- 2. Revamped website** — A modern redesign of advancedsecuritydoors.com.au, including homepage, product grid, individual product pages, about, contact, and the calculator integrated directly into the site.
- 3. Admin dashboard** — A self-serve dashboard giving ASD full control over pricing, products, content, and configuration.
- 4. AI chatbot** — A chatbot trained on ASD's frequently asked questions, including turnaround, warranty, and product differences.
- 5. Lock-in booking flow** — A flow allowing customers to lock in their quoted price for 7 days and book a check-measure appointment.
- 6. Photo upload and quote submission** — Customers may attach photos of their door frames when submitting a quote.
- 7. Mistake-proof measurement guides** — Visual diagrams for each door type, with deep-links to the customer's native phone Measure app where applicable.
- 8. Email notification routing** — Every submitted quote is routed to ASD's inbox with customer details, measurements, photos, and a one-click booking link.
- 9. ServiceM8 integration path** — A switchable integration ASD can enable when ready.
- 10. In-person Sydney launch visit** — Scalify will travel to Sydney for the launch handover. Travel and accommodation are covered by Scalify at no additional cost to ASD.

11. 30 days of free changes — Following launch, ASD receives 30 days of free changes to the website and calculator.

12. Full handover and training — A walkthrough and training session on the admin dashboard.

4. All-Inclusive Year One

For the first 12 months following launch, the following are included at no additional cost to ASD:

- Hosting of the website, calculator, and admin dashboard
- AI chatbot API usage at typical volumes
- Email delivery for quote routing

After 12 months, ASD may continue these services under a separate ongoing arrangement, or migrate them to its own accounts. Scalify will assist with migration at no charge.

5. Out of Scope

The following are explicitly out of scope:

- Pages or features beyond those listed in section 3
- A true augmented-reality measuring tool
- Print, packaging, or other non-digital design work
- Search engine optimisation campaigns or paid advertising management

Out-of-scope work may be added by separate written agreement.

6. Timeline

The Project will be delivered within 30 days of the Effective Date.

- Week 1 — Kickoff and discovery
- Week 2 — First build delivered to ASD for review
- Week 3 — Revisions and polish
- Week 4 — Launch week, including the in-person Sydney visit

The timeline pauses if ASD takes longer than 3 business days to provide requested feedback or assets.

7. Fees and Payment

- Total fee: AUD \$29,500 plus GST.
- Deposit (50%): AUD \$14,750 plus GST. Invoiced within 24 hours of signing. Payable within 7 days.
- Final (50%): AUD \$14,750 plus GST. Invoiced on launch day. Payable within 7 days.
- Late payment: invoices unpaid 14 days after their due date accrue simple interest at 10% per annum.

8. What "Launch" Means

For the purposes of section 7, "Launch" means the new website is live and publicly accessible at the production URL. The in-person Sydney visit takes place during launch week and forms part of the deliverable.

9. ASD's Responsibilities

To keep the Project on track, ASD agrees to:

- Provide brand assets, product information, photos, copy, and FAQs at kickoff
- Provide feedback on the Week 2 build within 3 business days
- Designate a single point of contact (Jonessa Adams unless otherwise agreed)
- Confirm it owns or has the right to use all assets it provides to Scalify
- Pay invoices on time

10. Intellectual Property

Upon payment in full, ASD owns:

- The website source code, content, and design
- The quote calculator code and the admin dashboard
- All images, copy, and assets created specifically for the Project

Scalify retains:

- General-purpose libraries, utilities, and frameworks built before or independently of this engagement
- The right to display the finished work in Scalify's portfolio, unless ASD requests otherwise in writing

11. Exclusivity

For a period of 12 months following launch, Scalify will not perform similar quote-calculator or website-build work for any other security door, security screen, or window screen company in Australia.

12. Post-Launch Support

- 30 days of free changes following launch — small adjustments, content tweaks, and fixes are included.
- 90-day defect warranty — bugs in delivered features are fixed free of charge for 90 days following launch. This is separate from and in addition to the 30-day changes window.
- Beyond 90 days — ongoing support is available under a separate engagement at Scalify's standard rate.

13. Confidentiality

Each party agrees to keep the other party's confidential information confidential indefinitely, including business processes, customer data, pricing, and technical information not otherwise public.

14. Warranties and Liability

- Scalify warrants that the work will materially conform to the scope set out in section 3 and will be free of material defects for 90 days following launch.
- Scalify's total liability under this Agreement is limited to the fees actually paid by ASD to Scalify.
- Neither party is liable for indirect, consequential, or lost-profit damages.

15. Termination

- Either party may terminate this Agreement for material breach with 30 days' written notice and an opportunity to cure.
- If ASD terminates without cause, the deposit is non-refundable, and any work completed beyond the value of the deposit is billed pro rata.
- If Scalify terminates without cause, a pro-rata refund of any unworked portion of the deposit is issued and all work completed to date is handed over to ASD.

16. Subcontractors

Scalify may engage subcontractors to assist in delivering the Project but remains fully responsible for the work delivered.

17. Governing Law and Disputes

This Agreement is governed by the laws of New South Wales, Australia. Disputes will be resolved through good-faith negotiation in the first instance. If unresolved within 30 days, the courts of New South Wales have exclusive jurisdiction.

18. Entire Agreement

This Agreement constitutes the entire agreement between the parties relating to the Project and supersedes all prior discussions, proposals, and communications.

SIGNATURES

Signed and Agreed

By signing below, both parties confirm they have read and agree to the terms of this Agreement.

FOR SCALIFY

Signature

Kristian Njegovanovic

Kristian Njegovanovic

Date

14 April 2026

FOR CJA AUSTRALIA HOLDINGS PTY LTD (ADVANCED SECURITY DOORS AND SCREENS)

Signature

Jonessa Adams

Date
