

SERVICE AGREEMENT

This Service Agreement (hereinafter referred to as "Agreement") is made on **20 March 2025** at #04-03 Anson House, 72 Anson Rd, Singapore 079911 by and between,

AnyMind	AnyMind Group Pte. Ltd.		
Represented by:	Hitoshi Maruyama		
Position:	Managing Director		
Address:	#04-03 Anson House, 72 Anson Rd, Singapore 079911		
Tel:	-	Email:	N/A

Client	ACTIONFIT Ltd.		
Represented by:	Inhoo Park		
Position:	CEO		
Address:	101-40, 10, Gangnam-daero 51-gil, Seocho-gu, Seoul, Republic of Korea		
Tel:	010-6290-9643	Email:	inhoo@actionfit.kr

Under this Agreement the parties collectively called as **Parties**, and individually called as **Party**.

INTRODUCTION:

(A) AnyMind or AnyMind's affiliate companies licensed to provide advertising services, has experience in the advertising sector, has established AnyDigital Platform, AnyTag Platform, AnyCreator Platform and has other resources to ensure the effectiveness of advertising services.

(B) Client has demand on advertising products and services and/or those of its clients and partners on various websites in AnyDigital Platform, AnyTag Platform and AnyCreator Platform.

Now, therefore, The Parties agree to execute this Agreement containing the terms and conditions as follows:

1. SERVICE

- 1.1. From time to time during the Term (as defined below), AnyMind and its Affiliates (as applicable) agrees to provide the specific services and Deliverables accordance with the terms of this Agreement and the requirements (hereinafter referred to as "Services") to Client set forth in each written Statement of Work ("SOW") and Sale Order ("SO") to this Agreement which, once executed by the Parties as Annex attached which shall be an integral part of this Agreement. Each SOW shall be in a format substantially similar to that attached hereto as Annex A.

"Affiliate" means an entity which, directly or indirectly, owns or controls, is owned or is controlled by or is under common ownership or control of a Party.

- 1.2. In the event of any conflict between a provision of this Agreement and a provision of a SOW, the relevant provision of this Agreement shall prevail unless the SOW specifically states that it will override the relevant provision of this Agreement, in which case the corresponding provision of the SOW will prevail only as regards that specific SOW.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES**2.1. Rights and obligations of Client**

- a) Client shall provide necessary information, data and materials for the performance of the Services (the "Client's Materials") to AnyMind without compensation. AnyMind shall not use the Client's Materials provided by Client for any purposes other than as provided in this Agreement and the SOW without the prior written consent of the Client, and shall keep such Client's Materials under strict control. AnyMind shall not be liable for the accuracy, completeness, legality or legitimacy of the Deliverables prepared in accordance with or contained within the Client's Materials provided by the Client.
- b) Client shall have the rights to use the Deliverables created and provided by AnyMind (if any) as detailed under Statement of Work.
- c) Client is not permitted to use Deliverables for the purpose of causing problems for social order, national security and safety, illegal, immoral, and violating business code of conduct or illegal businesses. Client shall be fully responsible for all use of Deliverables to Client's advertisement contents and the contents of the website for which the Deliverables appeared, including but not limited to, any penalty and sanction which may be imposed by the State authorities to AnyMind in the event Client violates this Article. AnyMind reserves the right to claim for compensation from Client for any damage caused by Client.
- d) Client agrees to provide the brief, instructions, content and Client's Materials and Client certifies and guarantees that the Client's Materials and advertisement contents:
 - i) do not violate any law or regulation, including but not limited to any law or regulation governing false or deceptive advertising, sweepstakes, gambling, file-sharing, or trade disparagement;
 - ii) do not contain any misrepresentations or content that is defamatory or violates any rights of privacy or publicity;
 - iii) do not contain any adult sexual content, pornographic content, any child pornography, or link(s) to such content;
 - iv) do not contain or link to any malware, spyware or other malicious code;
 - v) do not contain any link(s) to software piracy;
 - vi) do not contain any link(s) to any form of illegal activity or services, drugs, drug paraphernalia, or any controlled substances;
 - vii) do not contain any gratuitous displays of violence, self-harm, obscene or vulgar language, or abusive content, or content which endorses or threatens physical harm;
 - viii) do not contain any content promoting any type of hate mongering (i.e. racial, political, ethnic, religious, gender-based, sexuality-based, or personal);
 - ix) do not and will not infringe any copyright, related right, moral right, database right, trademark, patent, trade secret, or other proprietary right; and
 - x) comply with the Content Standard and Prohibited Uses as Annex 2 attached which shall be an integral part of this Agreement. AnyMind shall (at its sole discretion) update the Content Standard and Prohibited Uses and inform Client from time to time.
- e) In case where AnyMind creates advertisement contents, Client shall approve and guarantee that such advertisement contents are in compliance with the applicable laws and regulations. AnyMind shall have no responsibility for the advertisement content after Client's approval.
- f) Client shall pay full service fees to AnyMind in accordance with Article 3 of this Agreement.
- g) Client agrees to comply with all laws and regulations regarding advertisement, intellectual property, using the Internet and complying with all the terms and conditions of this Agreement.
- h) Client represent to AnyMind that neither he/she/it/they nor his/her/its/their representatives, officers or other persons substantially involved in his/her/its/their management currently fall under an organized crime group, an organized crime group member, a quasi-member of an organized crime group, an enterprise associated with an organized crime group, a corporate racketeer (sokaiya), a social campaign advocate racketeer (shakai-undo-hyobo-goro), a political campaign racketeer (seiji-katsudo-hyobo-goro), an organized crime group with special intelligence, or a person having a close relationship with such entities or persons equivalent thereto, and affirm that he/she/it/they will not fall under any of the foregoing in the future.

If Client breaches the above representations, AnyMind may immediately terminate this Agreement without any notice.

- i) Client represents and warrants that Client and its parent, subsidiary and affiliated companies, its and their officers, directors, employees, agents and other representatives of Client (in this Article,

"Affiliates") have not performed nor will perform any of the following acts (each, an "Act of Corruption", Foreign Corrupt Practices Act("FCPA") of 1977) in connection with this Agreement, any sale made hereunder, any fees paid or to be paid hereunder, or any other transactions involving the business interests of AnyMind: pay, offer or promise to pay, or authorize the payment of, any money, or give or promise to give, or authorize the giving of, any services or anything else of value, either directly or through a third party, to any official or employee of any governmental authority or instrumentality, or of a public international organization, or of any agency or subdivision thereof, or to any political party or official thereof or to any candidate for political office for the purpose of (a) influencing any act or decision of that person in his official capacity, including a decision to fail to perform his official functions with such governmental agency or instrumentality or such public international organization or political party, (b) inducing such person to use his influence with such governmental agency or instrumentality or public international organization or political party to affect or influence any act or decision thereof or (c) securing any improper advantage.

2.2. Rights and obligations of AnyMind

- a) AnyMind shall provide the services in accordance with the terms and conditions of this Agreement and SOW attached.
- b) AnyMind reserves the right to suspend or terminate the Agreement in any of the following events (in such case AnyMind is still entitled for the full Service Fees with respect to all Deliverables displayed by AnyMind and/or relevant costs and expenses (if any)):
 - i) There are claims made against the Client's Materials/Deliverables or there is indication of violating regulations issued by the relevant authorities regarding Client's Materials/Deliverables; or
 - ii) Other circumstances affecting the implementation of the Agreement.
- c) AnyMind is entitled to receive the Service Fees in accordance with this Agreement by issuing an invoice to Client.

3. SERVICE FEES AND PAYMENT METHOD:

3.1. Service Fees:

- a) Unless expressly agreed otherwise in the applicable SOW, the Service Fees for each campaign will be agreed upon in each written SOW or Service Order (SO) attached to this Agreement.
- b) The Service Fees for the next campaign will be considered and adjusted based on the mutual agreement between two parties at the end of the campaign.

3.2. Payment method:

- a) Unless expressly agreed otherwise in the applicable SOW, Client shall pay AnyMind the Service Fees, in addition to reimbursable expenses, in accordance with the applicable SOW within 30 days from the date of receiving the Invoice and the attached report. AnyMind agrees and acknowledges that Client may deduct applicable taxes (e.g.withholding taxes) as required by the applicable laws and regulations.
- b) Payment shall be remitted via bank transfer to the bank account specified in each written SOW.

4. TERM OF THE AGREEMENT:

4.1. This Agreement shall be effective from **28 March 2025 to 27 October 2025, except in one of the following circumstances:**

- a) Both parties agree to terminate this Agreement;
- b) In accordance with Article 2.2(b);
- c) AnyMind notifies Client prior 30 days in writing;
- d) This Agreement will be automatically terminated when both Parties have completed their respective obligations or terminated agreement is signed; or
- e) This Agreement may be terminated earlier in accordance with the request made by an affected Party due to force majeure including: fire, act of God, wars, trade embargo, requests made by the government, military or other objective reasons which are outside the control of such party provided that Client has made payment to AnyMind corresponding to the timing and the work carried out by AnyMind in accordance with the Agreement.

- 4.2. AnyMind shall not be responsible for any indirect loss and/or damages in any circumstances such as loss of profit or other loss arising from this Agreement, from any other obligations; or from using or implementing any services, whether acting or not acting, arising any reasons regardless of negligence or willful act.
- 4.3. Upon termination of this Agreement, AnyMind shall cease to render any Services and Client shall pay any amount due in respect of the provided Services up and until the effective date of termination.

5. CONFIDENTIALITY

- 5.1. The Receiving Party shall safeguard the Confidential Information with at least the same degree of care with which it protects its own confidential information but in no case less than a reasonable degree of care. Confidential Information may be disclosed by the Receiving Party only to its officers, directors, employees, advisors and affiliates (collectively, Receiving Party's "Recipients") who: (i) have a need to know the information with respect to the Potential Service (but only if and to the extent that they have a need to know); (ii) are aware that the Confidential Information must be kept confidential; and (iii) have agreed to treat the Confidential Information in accordance with the terms of this Agreement.
- 5.2. The Receiving Party shall ensure that the Confidential Information is used solely for the purpose of the Potential Service and not for any other purposes.
- 5.3. The Receiving Party shall notify the Disclosing Party promptly if it becomes aware of any suspected or actual unauthorized use or disclosure of the Confidential Information. The Receiving Party shall provide, and use commercially reasonable efforts to ensure that each Recipient provides assistance reasonably requested by the Disclosing Party in relation to any proceedings the Disclosing Party may take against any person for unauthorized use or disclosure of the Confidential Information.
- 5.4. The term Confidential Information does not include any information that:
- i) is in the public domain at the time of disclosure to the Receiving Party or which enters the public domain through no fault of the Receiving Party or its Recipients; or
 - ii) was received from a third party, who is under no obligation of confidentiality; or
 - iii) is known by the Receiving Party prior to disclosure hereunder without any violation of law, or (iv) is produced as a result of the Receiving Party's independent development without use of any Confidential Information.
- 5.5. In the event that the Receiving Party or its Recipients are legally required to disclose any Confidential Information to a third party, the Receiving AnyMind agrees to:
- i) promptly, to the extent permitted by law, notify the Disclosing Party of the existence, terms and circumstances surrounding such possible disclosure;
 - ii) consult with the Disclosing Party on the advisability of taking legally available steps to resist or narrow such disclosure; and
 - iii) cooperate with the Disclosing Party, at Disclosing Party's expense, in making an efforts to obtain an order or other reliable assurance that confidential treatment will be accorded to such information.

6. MUTUAL REPRESENTATIONS AND WARRANTIES

Each Party to this Agreement represents and warrants to the other Party that:

- i) it is an entity which has been duly formed and is validly existing and in good standing under the laws of the jurisdiction where it is formed;
- ii) it has all requisite power and authority to execute, deliver and perform its obligations under this Agreement and each SOW in accordance with their respective terms;
- iii) the execution, delivery and performance of this Agreement and each SOW (a) has been duly authorized by its requisite officials, (b) shall not conflict with, result in a breach of, or constitute a default under any other agreement to which it is a party or by which it is bound, and shall not constitute an event that would, with notice and/or lapse of time, constitute such a default, and (c) to its knowledge, will not result in a violation of or conflict with any applicable law, and (d) there is no proceeding pending or, to the knowledge of the Party, threatened, which challenges or may have a material adverse affect on this Agreement or the transactions contemplated by this Agreement;
- iv) it is duly licensed, authorized or qualified to do business and is in good standing in every jurisdiction in which a license, authorization or qualification is required for the ownership or leasing of its assets or the transaction of business of the character transacted by it, except where the failure to be so licensed, authorized or qualified would not have a material adverse effect on its ability to fulfill its obligations under this Agreement or any SOW;

- v) there is no outstanding (or, to the best of its knowledge, pending or threatened) litigation, arbitrated matter or other dispute to which it is a Party that if, decided unfavourably to it, would reasonably be expected to have a material adverse effect on its ability to fulfill its obligations under this Agreement or any SOW; and
- vi) it has not violated any applicable laws or regulations.

7. DATA PROTECTION

- 7.1. The Parties shall comply with and not put the other party in breach of any applicable laws and regulations relating to the procuring and treatment of personal data.
- 7.2. The Parties shall only access personal data relating to the other party, its Affiliate, their respective employees, contractors, customers, potential customers and suppliers for the purposes specified by the other party.
- 7.3. The Parties shall not export the personal data outside the country in which it was generated without other party's prior written consent.
- 7.4. The Parties shall ensure it puts in place and maintains appropriate technological and organizational measures to protect the personal data.

8. INDEMNIFICATION

Client shall indemnify and keep AnyMind fully and effectively indemnified against all actions, costs, demands, losses, claims and expenses of whatsoever kind or nature arising from any actual or threatened breach or non-performance of any of the warranties, representations, undertakings or obligations contained in this Agreement.

9. LIMITATION OF LIABILITY

In all events, AnyMind's liability shall be limited to the service fee set forth in SOW or SO on a case by case basis.

10. SUBCONTRACT

AnyMind may use a contractor of AnyMind (including, but not limited to, an Affiliate of AnyMind) to perform AnyMind's obligations under this Agreement; provided, that AnyMind's use of a contractor shall not release AnyMind from any duty or liability to fulfill the AnyMind's obligations under this Agreement.

11. GOVERNING LAW AND DISPUTE RESOLUTION:

- 11.1. This Agreement shall be governed by and construed in accordance with the laws of Singapore.
- 11.2. The Parties have obligations to implement properly and fully all agreements herein and shall attempt to resolve any dispute arising from this Agreement by mutual discussion.
- 11.3. If a dispute cannot be resolved by mutual discussion within a period of 30 days after notice from either Party to the other that a dispute exists, either Party may submit the dispute to the appropriate court of Singapore for final decision.

12. MISCELLANEOUS

- 12.1. No modification, amendment or waiver of any article under this Agreement, nor the consent to any departure by any Party therefrom, shall in any event be effective unless the same shall be in writing and signed by the other Party, and then such waiver or consent shall be effective only in the specific instance and for the purpose for which given. No notice to or demand on any Party in any case shall entitle such Party to any other or further notice or demand in the same, similar or other circumstances.
- 12.2. Any part, provision, representation or warranty of this Agreement which is prohibited or which is held to be void or unenforceable shall be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof. Any part, provision, representation or warranty of this Agreement which is prohibited or unenforceable or is held to be void or unenforceable in any jurisdiction shall be ineffective, as to such jurisdiction, to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof. To the extent permitted by applicable law, the Parties hereto waive any provision of law which prohibits or renders void or unenforceable any provision hereof. If the invalidity of any part, provision, representation or warranty of this Agreement shall deprive any Party of the economic benefit intended to be conferred by this Agreement, the Parties shall negotiate, in good-faith, to develop a structure the economic effect of which is as close as possible to the economic effect of this Agreement without regard to such invalidity.


- 12.3. Notwithstanding anything to the contrary contained herein, neither Party shall be liable for any delays or failures in performance resulting from acts beyond its reasonable control including, without limitation, acts of God, acts of war or terrorism, shortage of supply, breakdowns or malfunctions, interruptions or malfunction of computer facilities, or loss of data due to power failures or mechanical difficulties with information storage or retrieval systems, labor difficulties or civil unrest. Notwithstanding the foregoing, in the event of such an occurrence, each party agrees to make a good faith effort to perform its obligations hereunder.

[Intentionally Left Blank, Signature Page to Follow]

This Agreement is prepared and executed in 2 originals. Each Party shall retain 1 original. This Agreement supersedes any prior agreements or undertaking between the Parties and any changes hereto shall only be effective if made in writing and signed by the Parties.

AnyMind

[Company Seal]

DocuSigned by:

43ED81CD16B3422...
Hitoshi Maruyama
Title: Managing Director
Date: 28 March 2025

Client

[Company Seal]

서명인: 

6CAE9EE0F6414A8...
Inhoo Park
Title: CEO
Date: 28 March 2025

Annex 1
Statement of Work # [1]

This Statement of Work (hereinafter referred to as "SOW"), effective as of **28 March 2025**, by and between **AnyMind Group Pte. Ltd. ("AnyMind")** and **ACTIONFIT Ltd. ("Client")** is executed pursuant to and as part of that certain Services Agreement by and between AnyMind and Client, dated as of 20 March 2025 (the "Agreement").

The parties have entered into the Agreement for the provision of certain rights, services and deliverables to Client by AnyMind. The Agreement contemplates that the parties may enter into specific SOWs describing detailed terms and conditions applicable to specific services, resources, and deliverables to be provided.

NOW, THEREFORE, for and in consideration of the foregoing premises, and the agreements of the parties set forth below, AnyMind and Client agree as follows:

1. Project Name	ActionFit Campaign
2. Commencement Date	Subject to mutual agreement
3. Term/Campaign Period	7 months from the campaign start date. (Subject to mutual agreement)
4. Service Fees	<p>If AnyMind achieves a 20% or above eCPM uplift, AnyMind shall invoice Client for 10% of the in-app ad revenue generated through AppLovin MAX. ("Service Fees")</p> <p>Each Party shall be solely responsible for its own applicable taxes, including but not limited to corporate taxes, income taxes, and withholding taxes in accordance with applicable laws and regulations. AnyMind shall deduct applicable withholding taxes (if required by law) before remitting payments to Client and shall provide the necessary tax certificates for Client to claim tax credits where applicable.</p> <p>The revenue share shall be calculated by AnyMind and based on the revenue generated through AppLovin MAX. The figures displayed on AppLovin MAX shall be final and binding for all billing and settlement purposes, except in cases where there is a discrepancy of 5% or more due to reporting errors. In such cases, the parties shall resolve and finalize the revenue share via email communication.</p>
5. Payment Term	<p>5.1 Client shall pay AnyMind on a monthly basis according to the revenue-sharing model outlined in this Agreement.</p> <ul style="list-style-type: none"> • Billing Cycle: The billing period shall be from the first day to the last day of each calendar month. • Invoice Issuance: AnyMind shall issue an invoice to Client no later than 30 days after the end of each billing month. • Payment Due Date: Client shall make payment within 30 days after the invoice date. • Payment Method: Payments shall be made via bank transfer, to the bank account specified in the Clause 5.2. • Currency: All payments shall be made in USD, unless otherwise agreed in writing by both Parties. • Taxes & Deductions: Client shall be responsible for its own applicable taxes, and AnyMind shall deduct any applicable withholding taxes (if required by law) before finalizing the invoice. AnyMind shall provide necessary tax certificates for tax credit claims where applicable. • Dispute Resolution: Client waives any right to dispute the invoiced amounts, and AnyMind's calculation shall be final and binding for all billing and settlement purposes. • Late Payment Clause: If Client fails to make payment within the specified timeframe, AnyMind reserves the right to charge interest at a rate of 1.5% per month on the outstanding balance until full payment is made. <p>5.2 The payment will be made by bank transfer as below bank account: Beneficiary: AnyMind Group Pte Ltd Account No.: 0003-027698-01-0-022 (USD) Bank: DBS Bank Ltd Address: 12 Marina Boulevard, Marina Bay Financial Centre Tower 3, Singapore 018982 SWIFT code: DBSSSGSG</p>

6. Services/Deliverables	<p>During the terms and condition of this Agreement (as defined below), AnyMind agrees to provide Services/Deliverables to Client the following:</p> <ul style="list-style-type: none"> • Specific Services: AnyMind will provide comprehensive mediation management services for AppLovin MAX. • Scope of Work: <ul style="list-style-type: none"> ◦ Ad Placement Optimization ◦ Detailed performance reporting, including eCPM metrics. ◦ Consultation on Demand Partner Integration ◦ When adding new demand partners, AnyMind shall use its own accounts to generate revenue from these partners. The revenue generated through AnyMind's accounts shall be subject to a 60-day payment term. • Restrictions: <ul style="list-style-type: none"> ◦ Minimum Commitment: If AnyMind achieves a 20% or greater increase in eCPM in the first full month following the setup of the campaign (compared to the previous month's average eCPM before the campaign setup), Client agrees to exclusively work with AnyMind for a period of six (6) months from the Effective Date on all confirmed APP projects. The eCPM increase shall be calculated based on the average eCPM from the previous month before the campaign setup and the average eCPM from the first full month after setup. ◦ Exclusivity: During the term of this Agreement, Client agrees to utilize AnyMind exclusively for mediation management of the specified inventory. • Workflow/Process: <ul style="list-style-type: none"> ◦ Regular performance reporting and communication regarding optimization strategies. ◦ Scheduled performance reviews to ensure the 20% eCPM increase for AnyMind to charge invoice. • Information/Documents Required: <ul style="list-style-type: none"> ◦ Full administrative access to Client AppLovin MAX account, including ad units, revenue data, and all necessary performance tracking tools.
7. Acceptance	<p>Client agrees to provide timely responses to AnyMind's requests regarding approvals, feedback, or other necessary communications related to the services under this Agreement. Unless otherwise agreed, Client shall respond to AnyMind's inquiries or requests for approval within 2 business days from the date of receipt.</p>
8. Terms and Conditions	<p>8.1 Client shall not perform any act as follows which may unfairly maneuver the end user by prompting clicks or impressions, or otherwise using fraudulent means of unfairly reaping profits, including:</p> <ul style="list-style-type: none"> (a) Posting advertisements in the media in a location other than the placement agreed. (b) Altering, revising, or modifying advertisements that have been served by AnyMind. (c) Reproducing or copying advertisements on any place other than the media or the placement that is not registered. (e) Providing incentives to end users or browse or any other action relating to advertisement provided by AnyMind. (f) Altering, revising, or modifying tags provided by AnyMind. (g) Conduct whereby advertisements are automatically reloaded in a manner which is inconsistent with this Agreement (h) Any conduct that may impede or interfere with the operations of Service as carried out by AnyMind. (i) Any activities which cause artificial advertisement appearance or counts which cause damages to AnyMind and advertiser. (j) Any other conduct deemed to be inappropriate by AnyMind's sole discretion. <p>8.2 Client shall obtain all necessary consents, licences, approvals and authorisations required for the Services and/or Deliverables from the relevant authorities.</p> <p>8.3 Client agrees and acknowledges that AnyMind shall not be held liable for any errors, malfunctions, service disruptions, or performance issues arising from AppLovin MAX, as it is a third-party platform beyond AnyMind's direct control. AnyMind shall, however, use commercially reasonable efforts to coordinate with AppLovin MAX to address and resolve any</p>

	<p>issues reported by the Client. AnyMind's obligations under this Agreement shall be limited to providing support and consultation for the integration and optimization of AppLovin MAX, but AnyMind shall not be responsible for losses, revenue discrepancies, or technical failures caused by the AppLovin MAX platform.</p> <p>8.4 Client grants AnyMind a limited, non-exclusive, royalty-free, and non-transferable right to use the Client's trademarks, trade names, logos, and other brand assets solely for the purpose of performing the services under this Agreement. AnyMind shall use the Client's trademarks in compliance with the Client's brand guidelines (if provided) and shall not modify, distort, or misrepresent the trademarks in any way. This right shall expire upon the termination of this Agreement, and AnyMind shall cease all use of the Client's trademarks unless otherwise agreed in writing.</p>
13. Key Personnels	<p>1. AnyMind: Name: Chris Yu Job Title: Senior Manager, Publisher Growth Mobile: - Email: chris.yu@anymindgroup.com</p> <p>2. Client : ActionFit Name: Hyekang Seo Job Title: UA lead Mobile: +82-10-6290-9643 Email: hyekang@actionfit.kr</p>

IN WITNESS WHEREOF, the parties have each caused this SOW to be signed and delivered by their duly authorised officers, all as of the date first set forth above.

AnyMind

Client

[Company Seal]

DocuSigned by:

43ED81CD16B3422...
Hitoshi Maruyama
Title: Managing Director
Date: 28 March 2025

[Company Seal]

서명인:

6CAF9EE0F6414A8...
Inho Park
Title: CEO
Date: 28 March 2025