

SPONSORSHIP AGREEMENT

Agreement made this _____ day of _____, 20____, by
and between _____, hereafter known as
Sponsor, whose office is located at _____
and the Marketing Consultants Group, LLC, whose office is located at 2300 Riverside
Drive, Green Bay, WI, 54301 USA.

This Agreement outlines the sponsorship relationship between Sponsor and the
Marketing Consultants Group, LLC, Publishers of the *HOW TO GET HIRED FAST!*
Advanced Teaching Book Series, FREE CHAPTERS and Courses.

Sponsor agrees to provide the Marketing Consultants Group, LLC, Publishers of
the *HOW TO GET HIRED FAST!* Book Series:

Financial Consideration listed in Appendix A which will help support the
company's new, exclusive *HOW TO GET HIRED FAST! Advanced* Book Series.

Collateral materials including logos, web sites, signage to promote the Sponsor's
company, brand, products and services.

Marketing support, as needed, for the *HOW TO GET HIRED FAST!* Book Series.

The Marketing Consultants Group LLC, Publishers of the new, exclusive *HOW
TO GET HIRED FAST!* Book Series agrees to provide the Sponsor with the following to
feature the Sponsor's Brand, Products and/or Services for a period of one year.

Sponsor shall be featured as a Sponsor in:

HOW TO GET HIRED FAST! Digital, Paperback and Audio Books

HOW TO GET HIRED FAST! FREE CHAPTERS

HOW TO GET HIRED FAST! Press Releases

HOW TO GET HIRED FAST! Ads

HOW TO GET HIRED FAST! Video Sales Letters

HOW TO GET HIRED FAST! Teaching Course

HOW TO GET HIRED FAST! Social Media Sites including but not limited to

Linkedin, Instagram, Facebook, Pinterest

HOW TO GET HIRED FAST! Live Events and Book Signings

HOW TO GET HIRED FAST! Contests

HOW TO GET HIRED FAST! Customer E-Mail and Text Communications

Any sponsorship opportunities agreed to in advance by both parties.

It is further understood and agreed that the conditions and agreements contained herein are binding on, and may be legally enforced by, the parties hereto, their heirs, executors, administrators, successors and assigns.

Neither the Marketing Consultants Group, LLC nor Sponsor shall be liable for the failure to perform their obligations under this Agreement if such failure is due to acts beyond their control including, without limitation, acts of God, acts of the public enemy, acts of government, civil disobedience, lock out freight embargoes or any other cause or condition beyond the Marketing Consultants Group, LLC's or Sponsor's control.

All parties agree not to disclose to any other party any proprietary information acquired about the other. All parties further agree not to disclose, without prior written consent of the Marketing Consultants Group, LLC and/or Sponsor, any information obtained about either party.

If, in the event of any dispute or controversy arising out of this Agreement, it's performance or breach, and the parties to it are unable to settle the dispute themselves, dispute shall be submitted to arbitration in Brown County, Wisconsin. Arbitration shall be initiated by written notice by either party and shall be settled in accordance with the Uniform Arbitration Act as adopted by Wisconsin, by a single arbitrator selected in accordance with the Rules of the American Arbitration from a panel of arbitrators provided by the American Arbitration who have experience with performance agreements. The decision of Arbitrator shall be binding on both parties. As written, this Agreement constitutes the entire agreement between Sponsor and Marketing Consultants Group, LLC.

Agreed and accepted this _____ day of _____, 20____, by the undersigned:

Sponsor

Marketing Consultants Group, LLC

Sign Name

Sign Name

Print Name

Print Name

Company

Title

Title

APPENDIX A