

Agreement activates in 30 days due to lack of performance? The \$20k I sent to Anthony to be entered into the program never made it into any program. Anthony admitted on a call that he used the \$20k for his personal expenditures and to pay off some previous investor named Mindy. This was a deceptive and false clause Anthony entered into this agreement.

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

EQUITY INTEREST AGREEMENT SUB-ACCOUNT (██████████7537)

This Agreement activates after 30 days after date of Memorandum of Understanding agreement (April 26, 2023) cancelling due to lack of performance on the terms within the agreement

THIS AGREEMENT is between **BUSINESS MAKEOVER, LLC** and (██████████) ”**Equity Stake Holder**”) memorializing their understanding for Business Makeover, LLC to give up a total of 5% equity stake gross derived profit share distribution made to sub-account held with SPB Bank participants equity stake in total participant contribution currently trading under sub-account account number ██████████7537.

WHEREAS, any capital raised over by **Business Makeover, LLC**, its affiliates, agents, subsidiaries, Wealth Vault, LLC will receive 5% equity stake gross during the period of account relationship with SPB.

WHEREAS, **Anthony Curtis (Managed Member) of Business Makeover, LLC** and ██████████ now will come together to facilitate and implement the above.

NOW THEREFORE, FOR VALUABLE CONSIDERATION, AND IN CONSIDERATION OF ALL OF THE FOREGOING THE PARTIES AGREE TO THE ALL OF THE FOREGOING AND TO THE FOLLOWING TERMS AND CONDITIONS, INCLUDING ANY IMPLIED COVENANTS CONTAINED THEREIN:

[SECTION 1]

1.1. SPB authorizes Anthony Curtis (Managed Member) of Business Makeover, LLC to facilitate the transfer of deposits of above equitable interest to ██████████

BUSINESS MAKEOVER, LLC CURRENT EQUITABLE ARRANGEMENT ON ABOVE ACCOUNT

(Master PAMM Account) (%) SPB	Sub-Account (%) Business Makeover, LLC
0%	5% Gross

1.2. Business Makeover, LLC will submit this agreement to ██████████ and SPB after activation of this agreement commencing (see disclaimer above) to allocate the equitable interest directly to ██████████ and SPB that will commence on 05/26/2023 only if the memorandum of understanding is voided.

BOTH PARTIES agree not to disclose any information or contacts disclosed concerning information or contacts disclosed in implementing transactions, business, or projects under this agreement.

BOTH PARTIES agree not to circumvent, by-pass, deal or engage PARTIES disclosed by the other PARTY concerning information or contacts revealed facilitating transactions under this agreement without the express written consent of the disclosing PARTY.

BOTH PARTIES agree to first submit any disputes under this agreement for arbitration in accordance with the rules and guidelines of the American Arbitration Association. BOTH PARTIES agree that the disputes shall be under the laws of the State of Nevada.

SPB is referring to Steel Private Bank. Was SPB aware that Anthony was using its name and account in this Equity Share Agreement? Did SPB authorize Anthony Curtis to facilitate the transfer of deposits to me? Did SPB know its name was being used in a false and fraudulent agreement?

Equity Stake Holder:

BY: _____

[Redacted Signature]
[Redacted Name]
EE2659770CBD4C3...

Date: _____

4/26/2023

[Redacted Name], Equity Stake Holder

PRINCIPAL PARTICIPANT:

BY: _____

DocuSigned by:
[Redacted Signature] / *Business Consultant*
DB37FA2EA999489...

Date: _____

4/26/2023

Anthony Curtis, Consultant, Business Makeover, LLC Chief Executive Officer, A.R.

Name of the Equity Stake Holder: _____

In case of Individual, the person shall sign & in case of Joint Account Holder, all the account holders shall sign. In case of a Company, the authorized person shall sign.

Signature _____: _____ Date: 4/26/2023

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