



Agreement for the Deal Point

Entire Agreement

This Agreement constitutes the sole and entire understanding between the parties with respect to the subject matter here of and may not be altered or amended in writing except when signed by both parties. This Agreement supersedes all prior communications of agreements written or oral, and is intended as a complete and exclusive statement of the terms of the agreement between the parties. Confidentiality:

acknowledges that by reason of its relationship to PARTY 1 hereunder, it may have access
to certain information and material concerning PARTY 1's business plans, customers, technology and products that are confidential and of substantial value to PARTY 1, which value would be impaired if
such information were disclosed to third parties agrees that they will not use in any way
for their own account or the account of any other third party, nor disclose to any third party, any such
confidential information revealed to it by PARTY 1. In the event of termination of this Agreement, there
shall be no use or disclosure by of any confidential information of PARTY 1 and any
materials related to PARTY 1 shall be immediately returned to PARTY 1 acknowledges
that the provisions of this Section ae reasonable and necessary for the protection of PARTY 1 and that
PARTY 1 will be irrevocably damaged if such covenants are not specifically enforced. Accordingly,
agrees that, in addition to any other relief to which PARTY 1 may be entitled in the form of
actual or punitive damages, PARTY 1 may be entitled to seek and obtain injunctive relief from an
arbitration panel or a court of competent jurisdiction for the purposes of restraining from
any actual or threatened breach of such provision. The terms of this Section shall survive termination of
this Agreement.
Representations, Warranties, and Covenants
represents, warrants and covenants to PARTY 1 that at the Effective Date and
continuing for the term of this Agreement that neither the execution and delivery of this Agreement nor
the sale of PARTY 1 service in accordance with the terms of his Agreement violates or will violate the
provisions or obligations of any other agreements to which is a party or by which they
are bound.
Successors and Assigns
Except as otherwise expressly provided in his Agreement, the obligations under this Agreement shall
bind and benefit the successors and assigns of the parties hereto shall not assign this

agreement without prior written consent of PARTY 1.

_	is Agreement without giving effect to the choice of laws mit to the jurisdiction of the state or federal counts of Nevada	
behalf of such party hereby covenant, rep	ability company, each person executing this Agreement on resents and warrants that such party is duly formed or duly his Agreement on behalf of such party is an officer or member eliver the Agreement to the other party.	
Joint Endeavors with Outside Parties shall be entitled to fees, commissions, and profit participation as outlined in each joint endeavor agreement entered into for a specific service performs, less any costs, negotiated prior to each business deal. Each service performed shall be valued in accordance with an overall service program.		
	ss representation costs are payable as invoiced on a monthly, which can be contributed as dollars or services or a pecific business plan.	
	PARTY 1 shall be \$ upon execution of this arketing materials, database, communications, website	
All parties are excited to commence the bu	usiness relationship forthwith.	
RECIPIENT	PARTY 1	
Signed:	Signed:	
Print Name:	Print Name:	
Title:	Title:	
Date:	Date:	