



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 cebe.world hereunder, it may have access to certain information and material concerning cebe.world's business plans, customers, technology and products that are confidential and of substantial value to cebe.world, 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 cebe.world. In the event of termination of this Agreement, there shall be no use or disclosure by _____ of any confidential information of cebe.world and any materials related to cebe.world shall be immediately returned to cebe.world. _____ acknowledges that the provisions of this Section are reasonable and necessary for the protection of cebe.world and that cebe.world will be irrevocably damaged if such covenants are not specifically enforced. Accordingly, _____ agrees that, in addition to any other relief to which cebe.world may be entitled in the form of actual or punitive damages, cebe.world 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 cebe.world 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 cebe.world 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 cebe.world.

Governing Law

The laws of the state of Nevada govern this Agreement without giving effect to the choice of laws provide thereof. _____ agrees to submit to the jurisdiction of the state or federal courts of Nevada.

Authority

If either party is a corporation or limited liability company, each person executing this Agreement on behalf of such party hereby covenant, represents and warrants that such party is duly formed or duly qualified and that each person executing this Agreement on behalf of such party is an officer or member of such party and is duly authorized and deliver 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.

Ongoing operation, packaging, and business representation costs are payable as invoiced on a monthly basis and will be no less than \$ _____, which can be contributed as dollars or services or a combination of the two according to the specific business plan.

The amount paid by the _____ to cebe.world shall be \$ _____ upon execution of this Agreement and will be applied towards marketing materials, database, communications, website development and or internet marketing.

All parties are excited to commence the business relationship forthwith.

RECIPIENT

cebe.world

Signed: _____

Signed: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

Proprietary and confidential information of Creative Endeavors Consulting, not to be shared with anyone without prior written permission from management. Violators may be held liable for direct, indirect, or punitive damages or losses, or damages or loss of income, loss of business profits, business interruption, loss of data or business information. Information subject to change.



Agreement for the Deal Development

_____ to hold the position with cebe.world. Initially, this primary responsibility will be to complete the development and expand cebe.world. cebe.world, under separate cover, will include the scenarios and the assignment of responsibilities.

An example of responsibilities incorporates our team development of Creative Endeavors Consulting Partners as vested participants.

As a future developer, responsibilities will be to develop a venture as an advisor and capital investor to increase the value of our mutual properties.

The purpose of this agreement is to agree to the deal development and the timeline to complete a contract. Some of the deal points in the contract will include the following:

To have developer's initial increment returned. It will have dedications to the time and cost of our contract development agreement, preparing to have and develop the business expansion with _____ position preparation. This includes expenses to begin expanding a base, communications, legal advisement and fees to build new entities that will be expanding from the venture.

cebe.world, for the purpose of this agreement, will begin to outline the budget and specific responsibilities, with complete contribution and returns to _____ forthcoming upon indication to cebe.world, a date to sign contracts.

This contract will include the following:

Position income and a hard/soft dollar formula to increase developer's position as a first right of refusal option.

RECIPIENT

Signed: _____

Print Name: _____

Title: _____

Date: _____

cebe.world

Signed: _____

Print Name: _____

Title: _____

Date: _____

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Joint Endeavor Deal Point Memorandum

By and between the undersigned, the following points have been agreed to:

1. The parties to this agreement will promptly enter into a more detailed agreement as an outline for each subsequent business arrangement to execute any services or products from each of the parties to this deal point memorandum.
 - a. The business relationship between the parties shall be known as a joint endeavor (by contract) for joint venture or co-ventured development.
 - b. Our joint endeavor is on an individualized basis, but is based upon a proven brand strategy as an exchange of energy. Time can be part of the exchange to grow your interests.
2. Creative Endeavors provides:
 - a. An overall strategy that incorporates branding programs and negotiates interconnections for achievement of mutual goals. Reach a wider market – earn from greater opportunity. Separate yourself from your competition through Global Individualization™ as part of Creative Endeavors' relationship building campaigns.
 - b. Raise your profile, enhance your image, and expand your resources through company-to-company representation, thus increasing value of services and expanding market presence for increased opportunities, income diversity, and competitive cost advantages.
 - c. First right of refusal on contracts produced from projects within your niche of expertise, skills or talents for inter-related implementation and support.
 - d. Shared goals and objectives result in increasing capabilities with our mutual resources to market, represent, manage, advise or fulfill (implement) individual contracts that are generated through our group or are brought to the group from our partners.
 - e. Ability to grow pet projects through the team's research and development for an agreed-upon team return.
 - f. Our campaigns align projects on a limited basis, for products and services and the joint endeavored partner separately or as part of the venture can act as a sponsor.
 - g. The expertise offered by Creative Endeavors business and marketing services, and the strength of the Creative Endeavors brand to assist in the overall profit performance projections of the project will be strengthened through the service for marketing for sales or vested participations.
 - h. Consulting and fulfillment opportunities with outside Sponsors for projects and campaigns.
 - i. Vested participation in a project (Licensed Partnership) of the Consultants' choosing.
 - ii. Purchase for brands goods and services.
 - iii. Use of licenses within a campaign in exchange as a sponsor.

- i. Ownership opportunities in joint ventures that we develop with/for clients for increased and, potentially, residual income.
 - i. Shared joint venture royalties, fees and sales.
 - ii. Project vested participations can be grown within a joint venture through licensing development. Time and shared costs can be traded to grow in the marketplace.
- 3. Creative Endeavors Co Ventures / Joint Ventures offer:
 - a. Skills, talents and resources for individualized and co-marketed expansion opportunities.
 - b. Profile/biography, list of previous/current client and projects, and samples of work for promotional purposes.
 - c. Assistance in the packaging, protection and presentation of property for investment.
 - d. Assistance in the development of joint ventures between property owners, manufacturers and ventured services.
 - e. Customer relations and liaison services behalf of endeavor.
 - f. Promotion of Partners within the marketplace.
- 4. Partnerships can be entitled to fees, commissions, and profit participations as outlined in each agreement entered into for a specific service performed, less any costs, negotiated prior to each business deal. Each service performed shall be valued in accordance with an overall service program.
- 5. Ongoing operation, packaging, and business representation costs are payable as invoiced on a monthly basis and will be no less than \$ _____, which can be contributed as dollars or services or a combination of the two according to the specific business plan.
- 6. The amount paid by the partnership for subsequent contracts upon a venture being funded shall be _____ with the specified returns to the parties part of this Deal Point Memorandum and shall keep all information herein mutually confidential unless otherwise agreed upon.
- 7. All parties are excited to commence the business relationship forthwith.

RECIPIENT

CREATIVE Business ENDEAVORS Advisor

Signed: _____

Signed: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

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Licensing Referral Agreement

By and between the undersigned, the following points have been agreed to Referrals: For the purpose of this written agreement, Liaison / Consultant will be referred to as Consultant, and Customer shall also include to mean potential sponsors, clients, capital or vested participations, new consultants, consulting companies.

- a. Subject to the terms and conditions of this Agreement, Consultant may refer potential customers ("Potential Customers") to Creative Endeavors Consulting. Consultant shall give Creative Endeavors Consulting written notice of Potential Customers in accordance with Section 5.b below.
- b. All referrals given and requests made must be sent in writing and must be delivered to and acknowledged by Creative Endeavors Consulting in email form. Creative Endeavors Consulting, in its sole discretion, shall have the option to enter into, or decline to enter into, an agreement with any Potential Customer. In the event Creative Endeavors Consulting declines, for any reason, to enter into an agreement with any Potential Customer, Creative Endeavors Consulting shall have no obligation to Consultant under this Agreement or otherwise with respect to such Potential Customer. If (a) such Potential Customer has: (i) not previously entered into an agreement with Creative Endeavors Consulting; (ii) not previously been referred or introduced to Creative Endeavors Consulting by any other person; and (iii) not previously been documented as a Customer (as defined below); and (b) Creative Endeavors Consulting enters into an agreement with any such Potential Customer, upon such terms and conditions acceptable solely to Creative Endeavors Consulting and such Potential Customer, within sixty (60) days of such Potential Customer being referred to Creative Endeavors Consulting by Consultant, such Potential Customer shall be considered a "Customer" for purposes of this Agreement and Creative Endeavors Consulting shall pay a fee to Consultant as set forth below in Section 5.d.
- c. In the event a referral of a Potential Customer is disputed among one or more Consultants, finders or other persons, Creative Endeavors Consulting alone shall determine which party, based solely upon who first provided it with written notice of such Potential Customer, is entitled to a fee, if any, with respect to such Potential Customer.
- d. **Compensation:**
 - i. Consultant shall be entitled to a commission of 10% (the "Referral Fee") for each month Creative Endeavors Consulting collects full payment for services rendered to Referred Customers pursuant to the initial contract entered into by Creative Endeavors Consulting and Customers for no more than twelve months ("Collected Amounts"). The maximum commission for a single Referred Customer shall be \$_____.

- ii. Creative Endeavors Consulting shall pay the Referral Fee to Consultant in arrears, and only on the following dates (each such date shall be a "Payment Date"), in a given calendar year: January 1, April 1, July 1, and October 1. Commencing on the first Payment Date following the commencement of an agreement, Creative Endeavors Consulting shall pay Consultant the Referral Fee earned during the previous quarter year. Neither the Referral Fee nor any other amount shall be owed to Consultant with respect to any order (i) that Creative Endeavors Consulting rejects for any reason, (ii) that may be cancelled by a customer, whether or not due to a default by Creative Endeavors Consulting or (iii) for which full payment is not actually received by Creative Endeavors Consulting. Consultant acknowledges that the Referral Fee is the only compensation Consultant shall receive in connection with Consultant's efforts and that all goodwill and benefit derived from such efforts shall inure to the sole benefit of Creative Endeavors Consulting.

e. Term and Termination

- i. The initial term of this Agreement shall be one (1) year from the Effective Date and shall be renewed thereafter automatically on a month to month basis, unless sooner terminated as hereinafter provided, subject to and upon the conditions specified herein.
- ii. Either party may terminate this Agreement at any time upon ten (10) days prior written notice to the other party. Upon termination of the Agreement, a list shall be prepared of all pending unfinished business involving any Customers or Potential Customers introduced by Consultant (which list shall be agreed to and signed by both parties hereto and shall control any and all claims for Referral Fees after the termination of this Agreement). Consultant shall be entitled to the Referral Fee as long as a Customer continues to pay Creative Endeavors Consulting for services under the initial contract or for a maximum of six months upon termination; provided, however, Consultant shall cease to be entitled to any Referral Fees due to it as of the date of termination if this Agreement is terminated by Creative Endeavors Consulting for cause as hereinafter defined. As used herein, "cause" shall mean any breach of sections f.1, f.2, 8.3 or 8.4 of this Agreement by Consultant. In no event shall the above referenced list include any parties that were not identified to Creative Endeavors Consulting by Consultant as Potential Customers in writing prior to giving the termination notice.

f. Acting as Finder Only; Non-Exclusivity

- i. It is understood that Consultant is acting as a finder only and shall have no authority to enter into any agreements, obligations or commitments on Creative Endeavors Consulting's behalf, or to negotiate the terms of Potential Customers' agreements with Creative Endeavors Consulting. Consultant hereby agrees to indemnify, defend and hold Creative Endeavors Consulting harmless from and against any claims, actions, lawsuits, damages, awards or judgments arising out of any such agreements, obligations or commitments undertaken by Consultant or the breach thereof. Consultant is required to provide a minimum of one referral during each quarter.
- ii. Consultant acknowledges that Creative Endeavors Consulting may enter into referral agreements or other similar arrangements with other parties and that Consultant shall

have no rights under such agreements or to any fees for customers referred to Creative Endeavors Consulting by others or identified by Creative Endeavors Consulting itself. During the term of this agreement and for a period of three years following termination, Consultant agrees not hire or cause anyone to hire any employee or contractor of Creative Endeavors Consulting. Consultant also agrees during the term of this agreement and for a period of three years following termination, not to reveal the names or identities of any Creative Endeavors Consulting customer or customer contact.

g. Relationship

- i. Consultant and Creative Endeavors Consulting expressly intending that no employment, partnership, or joint venture relationship is created by this Agreement, hereby agree as follow: (i) neither Consultant nor anyone employed by or acting for or on behalf of Consultant shall ever be construed as an employee of Creative Endeavors Consulting and Creative Endeavors Consulting shall not be liable for employment taxes respecting Consultant or any employee of Consultant; (ii) Consultant shall not make any commitment or incur any charge or expense in the name of Creative Endeavors Consulting without the prior written approval of Creative Endeavors Consulting; (iii) Consultant expressly acknowledges and agrees that except to the extent expressly provided herein, neither Consultant nor anyone employed by or acting on behalf of Consultant shall receive or be entitled to any consideration, compensation or benefits of any kind from Creative Endeavors Consulting.

h. Indemnification

- i. Each party shall indemnify, defend and hold the other party (and all officers, directors, employees, Consultants and affiliates thereof) harmless from and against any and all claims, demands, actions, losses, damages, assessments, charges, liabilities, costs and expenses (including without limitation interest, penalties, and attorney's fees and disbursements) which may at any time be suffered or incurred by, or be assessed against, any and all of them, directly or indirectly, on account of or in connection with: (i) such party's default under any provision herein, breach of any representation or warranty herein, or failure in any way to perform any obligation hereunder; or (ii) negligent acts or omissions or the willful misconduct of such party or its employees, Consultants, contractors or invitees.

i. Liability

- i. Under no circumstances shall either party be liable for any indirect, incidental, economic, special, punitive or consequential damages, whether for breach of contract, negligence or under any other cause of action, that result from the relationship or the conduct of business contemplated herein.

j. Entire Agreement

- i. This Agreement constitutes the sole and entire understanding between the parties with respect to the subject matter hereof and may not be altered or amended except in writing signed by both parties. This Agreement supersedes all prior communications or

agreements written or oral, and is intended as a complete and exclusive statement of the terms of the Agreement between the parties.

8. Confidentiality:

- a. Consultant acknowledges that by reason of its relationship to Creative Endeavors Consulting hereunder, it may have access to certain information and material concerning Creative Endeavors Consulting's business, plans, customers, technology and products that are confidential and of substantial value to Creative Endeavors Consulting, which value would be impaired if such information were disclosed to third parties. Consultant agrees that it will not use in any way for its own account or the account of any third party, nor disclose to any third party, any such confidential information revealed to it by Creative Endeavors Consulting. In the event of termination of this Agreement, there shall be no use or disclosure by Consultant of any confidential information of Creative Endeavors Consulting and any materials related to Creative Endeavors Consulting shall be immediately returned to Creative Endeavors Consulting. Consultant acknowledges that the provisions of this Section are reasonable and necessary for the protection of Creative Endeavors Consulting and that Creative Endeavors Consulting will be irrevocably damaged if such covenants are not specifically enforced. Accordingly, Consultant agrees that, in addition to any other relief to which Creative Endeavors Consulting may be entitled in the form of actual or punitive damages, Creative Endeavors Consulting shall be entitled to seek and obtain injunctive relief from an arbitration panel or a court of competent jurisdiction for the purposes of restraining Consultant from any actual or threatened breach of such provision. The terms of this Section shall survive termination of this Agreement.

9. Representations, Warranties, and Covenants:

- a. Consultant represents, warrants and covenants to Creative Endeavors Consulting 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 Creative Endeavors Consulting services in accordance with the terms of this Agreement violates or will violate the provisions or obligations of any other agreements to which Consultant is a party or by which it is bound.

10. Successors and Assigns:

- a. Except as otherwise expressly provided in this Agreement, the obligations under this Agreement shall bind and benefit the successors and assigns of the parties hereto. Consultant shall not assign this agreement without the prior written consent of Creative Endeavors Consulting.

11. Governing Law:

- a. The laws of the State of Nevada shall govern this Agreement without giving effect to the choice of laws provisions thereof. Consultant agrees to submit to the jurisdiction of the state or federal courts of Nevada.

12. Authority:

- a. If either party is a corporation or limited liability company, each person executing this Agreement on behalf of such party hereby covenants, represents and warrants that such party is duly formed or duly qualified and that each person executing this Agreement on behalf of such party is an

officer or member of such party and is duly authorized to execute, acknowledge and deliver the Agreement to the other party.

13. Joint Endeavors with Outside Parties: Consultants shall be entitled to fees, commissions, and profit participations as outlined in each joint endeavor agreement entered into for a specific service performed, less any costs, negotiated prior to each business deal. Each service performed shall be valued in accordance with an overall service program.
- a. Ongoing operation, packaging, and business representation costs are payable as invoiced on a monthly basis and will be no less than \$ _____, which can be contributed as dollars or services or a combination of the two according to the specific business plan.
14. The amount paid by the Consultant to Creative Endeavors Consulting shall be \$_____ upon execution of this memorandum and will be applied towards marketing materials, database, communications, website development and/or Internet marketing.
15. All parties are excited to commence the business relationship forthwith.

RECIPIENT

CREATIVE ENDEAVORS CONSULTING

Signed: _____

Signed: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

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