

MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into this 22nd day of November, 2016 (the "Effective Date"), by and between Electric Vehicles Unlimited, LLC a North Dakota Corporation ("EVU") and Global Marketing Empire Solutions ("GMES") LLC a Texas Limited Liability Company.

RECITALS

WHEREAS EVU designs, manufactures, and desires to distributes electric vehicles and other product lines under the EVU brand to the public on a world-wide basis; and

WHEREAS EVU desires to increasing its marketing, production, and sales capacity, and also desires to strengthen its internal operations in each of those areas; and

WHEREAS GMES is willing and able to provide both the marketing, production, sales, and operational support needed by EVU to effectuate its growth and expansion objectives (the "Services"), in exchange for an equity and profit interest in EVU.

NOW THEREFORE, for valuable consideration acknowledged herein:

AGREEMENT

In exchange for the provision of the Services by GMES to EVU during a three (3) year term commencing as of the Effective Date (the "Term"), EVU agrees to provide GMES with the following:

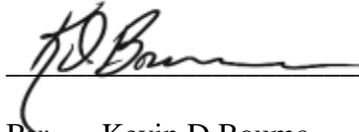
1. 150 of the outstanding shares of EVU, or such other amount that may be necessary to effectuate a 150 shares of ownership interest by GMES in EVU - which interest shall be transferred to GMES within TEN (10) days of the date on which GMES begins providing the Services; and
2. 25 of the shares of EVU on a financial evaluation basis of 25 shares per \$100,000 of EBITDA on sales brokered directly by GMES on a referral basis during the Term; and
3. Shares will have no limit to ownership transfer based on the subjectivity of the GMES Board of Directors; and
4. Commencing from the first sales order and continuing for 24 months of operation, 1.5% of the net profits realized by EVU from any sales and/or accounts brokered or otherwise procured directly by GMES during the Term, to be donated on a quarterly basis to the designated choice of GMES, after which the amount shall be 3% for the balance of the Term.

BINDING NATURE OF THIS MEMORANDUM

EVU and GMES agree to use their respective good faith best efforts to negotiate and execute more formal agreements (the “Superseding Agreements”) as soon as reasonably practicable, and intend that such agreements will be executed in a timely fashion to complete the transaction(s) and effectuate the purposes contemplated in this Memorandum of Understanding. Such agreements will incorporate the terms of this Memorandum and such other terms as the parties may mutually agree. Until the Superseding Agreements are executed, and if such agreements are never executed, this Memorandum of Understanding, when executed by both EVU and GMES will constitute a binding agreement between the Parties with regard to all matters covered herein. Specifically, any terms described herein to be included in a Superseding Agreement will, until such Superseding Agreement is executed, and if such Superseding Agreement is never executed, be fully operative as terms of this Memorandum of Understanding.

Upon execution of the Superseding Agreements, this Memorandum will terminate and be of no further force and effect. Superseding Agreements will include all agreements the parties deem necessary to effectuate the transfer.

EVU, LLC



By: Kevin D Bouma
Its: Chairman, Board of Governors

Global Marketing Empire Solutions, LLC

Patrick J Abbott

By: P.J. Abbott
Its: Chairman

PJA