

Sponsorship Proposal

Sponsor and Sponsee

The party consisting of _____ [Sponsor name], with principal place of business _____, with representative or officer _____, with phone number _____ and email address or other contact information:

Shall be known within this Proposal as "Sponsor," and is the party issuing liquid and other considerations in exchange for promises made by the other Party.

The party consisting of _____ [Sponsee name], with address of residence _____, with phone number _____ and email address or other contact information: _____

Shall be known within this Proposal as "Sponsee," and is the party issuing covenants, promises, and performing or causing to be performed acts, beneficial to the other Party in exchange for liquid and other considerations.

Reason for Proposal

The [] Sponsor or [] Sponsee believes that a good fit of sponsorship exists between themselves and the other party, and would like to cultivate a new sponsorship for the following reasons:

Length of Sponsorship

The Proposed Sponsorship will be effective starting on this "Effective Date" of the _____th/_{rd} of _____, 20 __, and continue its effect until the "Expiration Date" of the _____th/_{rd} of _____, 20 __, or if stricken out, the effect will remain in perpetuity, until nullified by a separate binding act of nullification.

Proposed Duties of Sponsee

The Sponsee agrees to perform the scope of work for the Sponsor, defined within the project titled herein, with consideration for such work defined below, "Consideration," and milestones and deadlines for the start of work term _____[date] and end of work term _____[date]

Sponsee agrees to cause or perform the following acts of work, in exchange for Consideration given by the Sponsor, subject to each act and considerations' respective terms and conditions, which are described within this Article, and are sometimes referred to in this Proposal as "Project."

The project description is as follows:

The following tasks, milestones, and schedule are included within the duties of the Sponsee. Without which, the Considerations may not be issued, in whole or in part, by the Sponsor to Sponsee.

Task	Completion Criteria	Start Date - End Date

Consideration

In exchange for the completion of tasks defined herein "Sponsee's Duties," the following considerations are proposed by the Sponsor to Sponsee. Each Consideration may be contingent upon reaching a particular milestone as defined below.

Item	Consideration	Contingent upon Milestone (if any)

Usage Rights

Sponsor's property shared with Sponsee for purposes of sponsorship is subject to the following appearance, branding, names, and trademark rules:

Sponsor will provide

The Sponsor proposes to provide the following products, services, and assets to the Sponsee for the purposes of sponsorship, including dates of delivery:

Miscellaneous Dates

The following delivery, approval, and other dates are defined in this section. Sponsee agrees that failure to meet the requirements of these dates shall result in material breach of this proposal, and Sponsor has right to reasonable remedies and damages from Sponsee resulting from such breach:

Trade Secrets are assets of the Sponsor. Unless written consent of All Shareholders is obtained for the disclosure of such secrets, the disclosure of these Trade Secrets is a material breach of this Proposal. Trade secrets include but are not limited to: Technical specifications, contacts of customers and Sponsors, internal Corporation matters, and proprietary processes, research, communications, or intellectual property. The general prohibition of disclosure of such Trade Secrets is perpetual in term.

Termination

WITHOUT CAUSE. Sponsor may terminate this proposal offer without cause, if the notice for said termination is delivered to Sponsee _____ days before Termination.

WITH CAUSE. Sponsor may terminate this proposal offer with cause, if the notice for said termination is delivered to Sponsee _____ days before Termination.

Damages: liquid damages that constitute a breach.

NOTICE COMMUNICATION PROCEDURE. Notices Shall be deemed delivered if sent in writing to the Address listed in Article 1: “Parties”, and shall be sent as soon as possible within reason. Parties accept notices in paper form or by email to the address listed in Article 1. The delivery date shall be the date sent, defined by SMTP server receipt timestamp in the case of email, or by postmark.

Governing Law

This Proposal is subject to the law of _____, and specific statutes:

_____.

Any terms, covenants, promises, and provisions, whether express or implied, are voided if contradicted by governing law. Parties are not obliged to comply with any terms that violate any Governing law or cause any illegal action. If any terms are voided due to governing law, this does not affect other terms of this proposal, and all other terms of the proposal within reason shall remain in full effect.

Offer and Execution

IN WITNESS WHEREOF, on this _____ day of _____, 20____, (Execution Date) Parties undersigned intending to be legally bound, have caused their duly authorized officers to execute and deliver this binding Contract, to any successors, executors, heirs, administrators, and assigns, between the Parties formed into a legal proposal under the Governing Law, effective as of the day and year first written.

☐ Attached Addendum of Contract Agreement

☐ Attachment _____

☐ Attachment _____

☐ Attachment _____

THIS EXECUTION VOID AND SUPERCEDED BY ANY ADDENDUM OF CONTRACT AGREEMENT AS STIPULATED ABOVE.

_____	_____	_____
Sponsee Signature	Full Name, Printed	Date

_____	_____	_____
Sponsor Signature	Full Name, Printed	Date