ACCOUNTANT CONTRACTOR AGREEMENT

	or Agreement (this "Agreement"), (the "Effective Date") by and		day of
Company:	located at		
		ss] ("Client") and	
	located at [Addres	ss] ("Accountant").	
Client and Accountant ma	ay each be referred to in this Agre	∍ement as a "Party" an	nd collectively as the
1. Services. Accountant	shall provide the following service	es to Client (the "Service"	ces"):
In addition, Accountant sl agreed upon by the Partic	nall perform such other duties and	d tasks, or changes to	the Services, as may be
2. Compensation. Incon Accountant: (Check one)	sideration for Accountant's perfor	mance of the Services	s, Client shall pay
☐ A Periodic Fixed Wage	e. Client shall pay Accountant \$_	(Check one	e) □ per hour □ per
week \square per month \square pe	r year 🗆 other: Acc	countant will be paid: (0	Check one)
☐ Every week. A	ccountant will be paid on	[Day of the weel	k] of every week.
☐ Every month.	Accountant will be paid on the	[Day of the	month] of every month.
☐ After Accounta	ant sends an invoice. Accountant	will be paid within	days after
receiving Accoun	tant's invoice. Accountant will sul	bmit invoices for paym	ent (Check one) \square at the
end of every wee	k \square on the of every	month \square within	days after
completion of the	Services other:	· · · · · · · ·	
☐ Other:			
☐ <u>A Set Fee.</u> Client shall	pay Accountant \$: (Check one)	
	untant completes the services.	,	
	days after receiving Accoui	ntant's invoice. Accour	ntant will submit invoices
	eck one) \square at the end of every we		
	days after the completion of th		
□ Other	_ ,		



☐ After Completing Ce	rtain Milestones.	. Client shall pay A	Accountant accord	ding to the following schedule:
· \$	for			[Milestone
description				
· \$	for			[Milestone
description				
Accountant will be paid	: (Check one)			
·	mpletion of each	milestone.		
			ıntant's invoice. A	accountant will submit invoices
for payment (C	heck one) \square at t	the end of every w	veek \square on the $__$	of the month \square
within	days after c	completion of the S	Services \square other:	·
□ Other.				
3. Expenses. (Check o	one)			
☐ Accountant will be re	aimhuread Evaa	nt as othonyisa sr	ocified in this Agr	reement, Client shall reimburs
			•	enses incurred in connection
with the performance of			iry costs and expe	Filses incurred in connection
The policina of				
\square Accountant will NOT the performance of the		•	•	Accountant in connection with by Accountant.
4. Term and Terminati		s engagement wit	h Client under this	s Agreement shall commence
Termination (Check one	e)			
•	•	ed. The Parties ag	ree and acknowle	edge that this Agreement and
Accountant's engagement	ent with Client ur	nder this Agreeme	ent shall terminate	upon the completion by
Accountant of the Servi	ices.			
·		•	<u>-</u>	s Agreement and Accountant's
engagement with Clien	-		•	•
		mor		
☐ On a specific date. T	•	•	•	
engagement with Clien				
	_	_		Client is at will, subject to
ŭ		• • • •	,	nout prior notice upon
			_	ement may be terminated by
Accountant upon	uays pr	ioi willeli fiolice l	o Olietit.	
At the time of termination	on. Accountant a	agrees to return all	Client property u	sed in performance of the

At the time of termination, Accountant agrees to return all Client property used in performance of the Services, including but not limited to computers, cell phones, keys, reports and other equipment and documents. Accountant shall reimburse Client for any Client property lost or damaged in an amount equal to the market price of such property.



5. Independent Contractor. The Parties agree and acknowledge that Accountant is an Independent Contractor and is not, for any purpose, an employee of Client. Accountant does not have any authority to enter into agreements or contracts on behalf of Client, and shall not represent that it possesses any such authority. Accountant shall not be entitled to any of Client's benefits, including, but not limited to, coverage under medical, dental, retirement or other plans. Client shall not be obligated to pay worker's compensation insurance, unemployment compensation, social security tax, withholding tax or other taxes or withholdings for or on behalf of the Accountant in connection with the performance of the Services under this Agreement. Nothing contained in this Agreement shall be deemed or construed by the Parties to create the relationship of a partnership, a joint venture or any other fiduciary relationship.

6.	Confid	lential	lity. ((Checł	cone))
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☐ Accountant will NO	be exposed	to confidential	information.

- ☐ Accountant will be exposed to confidential information.
 - a. Confidential and Proprietary Information. In the course of performing the Services, Accountant will be exposed to confidential and proprietary information of Client. "Confidential Information" shall mean any data or information that is competitively sensitive material and not generally known to the public, including, but not limited to, information relating to development and plans, marketing strategies, finance, operations, systems, proprietary concepts, documentation, reports, data, specifications, computer software, source code, object code, flow charts, data, databases, inventions, know-how, trade secrets, customer lists, customer relationships, customer profiles, supplier lists, supplier relationships, supplier profiles, pricing, sales estimates, business plans and internal performance results relating to the past, present or future business activities, technical information, designs, processes, procedures, formulas or improvements, which Client considers confidential and proprietary. Accountant acknowledges and agrees that the Confidential Information is valuable property of Client, developed over a long period of time at substantial expense and that it is worthy of protection.
 - **b. Confidentiality Obligations**. Except as otherwise expressly permitted in this Agreement, Accountant shall not disclose or use in any manner, directly or indirectly, any Confidential Information either during the term of this Agreement or at any time thereafter, except as required to perform the Services or with Client's prior written consent.
 - **c.** Rights in Confidential Information. All Confidential Information disclosed to Accountant by Client (i) is and shall remain the sole and exclusive property of Client, and (ii) is disclosed or permitted to be acquired by Accountant solely in reliance on Accountant's agreement to maintain the Confidential Information in confidence and not to use or disclose the Confidential Information to any other person. Except as expressly provided herein, this Agreement does not confer any right, license, ownership or other interest in or title to the Confidential Information to Accountant.
 - **d. Irreparable Harm.** Accountant acknowledges that use or disclosure of any Confidential Information in a manner inconsistent with this Agreement will give rise to irreparable injury for which damages would not be an adequate remedy. Accordingly, in addition to any other legal remedies which may be



available at law or in equity, Client shall be entitled to equitable or injunctive relief against the unauthorized use or disclosure of Confidential Information. Client shall be entitled to pursue any other legally permissible remedy available as a result of such breach, including but not limited to, damages, both direct and consequential. In any action brought by Client under this Section, Client shall be entitled to recover its attorney's fees and costs from Accountant.

7. Ownership of Work Product. (Check one) ☐ <u>Client</u> has ownership. The Parties agree that all work product, information or other materials created and developed by Accountant in connection with the performance of the Services under this Agreement and any resulting intellectual property rights (collectively, the "Work Product") are the sole and exclusive property of Client. The Parties acknowledge that the Work Product shall, to the extent permitted by law, be considered a "work made for hire" within the definition of Section 101 of the Copyright Act of 1976, as amended, (the "Copyright Act") and that Client is deemed to be the author and is the owner of all copyright and all other rights therein. If the work product is not deemed to be a "work made for hire" under the Copyright Act, then Accountant hereby assigns to Client all of Accountant's rights, title and interest in and to the Work Product, including but not limited to all copyrights, publishing rights and rights to use, reproduce and otherwise exploit the Work Product in any and all formats, media, or all channels, whether now known or hereafter created. ☐ Accountant has ownership. The Parties agree that all work product, information or other materials created and developed by Accountant in connection with the performance of the Services under this Agreement and any resulting intellectual property rights (collectively, the "Work Product") are the sole and exclusive property of Accountant. Accountant grants to Client a limited, non-exclusive license to use the Work Product. The Work Product is to be used only by Client, and Client may not assign, transfer, lease or sublicense any Work Product to any person or entity without Accountant's prior written consent. 8. Insurance. (Check one) ☐ For the term of this Agreement, Accountant shall obtain and maintain a policy of insurance, with appropriate and adequate coverage and limits, to cover any claims for bodily injury, property damage or other losses which might arise out of any negligent act or omission committed by Accountant or Accountant's employees or agents, if any, in connection with the performance of the Services under this Agreement. ☐ For the term of this Agreement, Accountant is NOT required to obtain and maintain a policy of insurance for injuries or damages. 9. Non-Compete. (INITIAL if you want to include this clause. CROSS OUT if you do not.) Accountant agrees and covenants that during the term of this Agreement, and for a period of months following the termination of this Agreement, Accountant will not, directly or indirectly, perform or engage in the same or similar activities as were performed for Client for any business that is



directly or indirectly in competition with Client.

10. Non-Solicit. (INITIAL if you want to include this clause. CROSS OUT if you do not.)
Accountant agrees and covenants that for a period of months following the termination of this Agreement, Accountant will not, directly or indirectly, solicit any officer, director or employee, or any customer, client, supplier or vendor of Client for the purpose of inducing such party to terminate its relationship with Client in favor of Accountant or another business directly or indirectly in competition with Client.
11. Mutual Representations and Warranties. Both Client and Accountant represent and warrant that each Party has full power, authority and right to execute and deliver this Agreement, has full power and authority to perform its obligations under this Agreement, and has taken all necessary action to authorize the execution and delivery of this Agreement. No other consents are necessary to enter into or perform this Agreement.
12. Accountant Representation and Warranties. Accountant represents and warrants that it has all the necessary licenses, permits and registrations, including, but not limited to, being a Certified Public Accountant (CPA) or Chartered Accountant (CA), if any, required to perform the Services under this Agreement in accordance with applicable federal, state and local laws, rules and regulations and that it will perform the Services in accordance with generally accepted accounting principles (GAAP) or International Financial Reporting Standards (IFRS) and applicable laws, regulations, and professional standards.
13. Indemnification. (INITIAL if you want to include this clause. CROSS OUT if you do not.)
The Accountant shall indemnify and hold harmless Client from any damages, claims, liabilities, loss and expenses, including reasonable attorney's fees, arising out of any act or omission of Accountant in performing the Services or the breach of any provision of this Agreement by Accountant.
14. Governing Law. The terms of this Agreement and the rights of the Parties hereto shall be governed exclusively by the laws of the State of, without regarding its conflicts of law provisions.
15. Disputes. Any dispute arising from this Agreement shall be resolved through: (Check one)
 □ Court litigation. Disputes shall be resolved in the courts of the State of □ If either Party brings legal action to enforce its rights under this Agreement, the prevailing party will be entitled to recover from the other Party its expenses (including reasonable attorneys' fees and costs) incurred in connection with the action and any appeal.
$\hfill\Box$ Binding arbitration. Binding arbitration shall be conducted in accordance with the rules of the American Arbitration Association.
☐ Mediation.



Accountant Signature	Accountant Full Name
Client Signature	Client Full Name
IN WITNESS WHEREOF, this Agreement has been above.	
or in part, the remaining provisions shall not be affect enforceable as though the invalid, illegal or unenforce	cted and shall continue to be valid, legal and ceable parts had not been included in this Agreement.
	is held to be invalid, illegal or unenforceable in whole
22. Further Assurances. At the request of one Par other documents and take such other actions as magagement.	ty, the other Party shall execute and deliver such y be reasonably necessary to effect the terms of this
21. Waiver. Neither Party shall be deemed to have exercise of any rights held under this Agreement unl Waiver by either Party of a breach or violation of any waiver of any subsequent or other breach or violation	less such waiver is made expressly and in writing. y provision of this Agreement shall not constitute a
20. Notices. Any notice or other communication gives shall be in writing and delivered by hand, sent by overegistered mail, return receipt requested, to the address subsequently designate by notice, and shall be	ernight courier service or sent by certified or ress stated above or to another address as that Party
19. Amendments. No supplement, modification or a executed in writing by both of the Parties.	mendment of this Agreement will be binding unless
-	the entire agreement between the Parties hereto with all prior negotiations, understandings and agreements
17. Assignment. The interests of Accountant are pertransferred or sold without the prior written consent of	_
16. Binding Effect . This Agreement shall be bindin their respective successors and permitted assigns.	g upon and inure to the benefit of the Parties and
☐ Mediation, then binding arbitration. If the dispudispute will be resolved through binding arbitration the American Arbitration Association.	ute cannot be resolved through mediation, then the on conducted in accordance with the rules of

