

## CONTRACT FOR DIRECTOR/MANAGER SERVICES

**THIS AGREEMENT** is made and entered into on \_\_\_\_\_ (date), by and between **INC MANAGEMENT, INC.**, a Nevada corporation, hereinafter referred to as "**INC MANAGEMENT**"

Being represented by its officer

and,

**Company Name:** \_\_\_\_\_

**Address:** \_\_\_\_\_

**Being represented by** \_\_\_\_\_

a Corporation duly being incorporated under the laws of NEVADA and hereinafter referred to as "**COMPANY**"

**WHEREAS, INC MANAGEMENT** and its officers are in the business of offering its Director/Manager services (further referred as DIRECTOR) Please check services requested:

<b>INC Management officer is hired as</b>	<b>INC MANAGEMENT, Inc is hired as</b>
<input type="checkbox"/> Director for Inc.	<input type="checkbox"/> Manager for LLC
<input type="checkbox"/> President for Inc.	
<input type="checkbox"/> Treasurer for Inc.	
<input type="checkbox"/> Secretary for Inc.	

**WHEREAS, COMPANY** desires the services that **INC MANAGEMENT** offers, **COMPANY** does hereby nominate, authorize and appoint **INC MANAGEMENT**, to act as the **DIRECTOR** of **COMPANY**, and **INC MANAGEMENT** agrees to accept such appointment under the following terms and conditions:

**NOW THEREFORE: INC MANAGEMENT** and **COMPANY** agree as follows:

**Term:** That **INC MANAGEMENT** shall act as **DIRECTOR** on behalf of **COMPANY** for a period of 45 days, commencing upon the date of the execution of this Agreement. This Agreement may be terminated unilaterally, by either party hereto, upon delivery of a one (1) day written notice of unilateral termination to the other party hereto by email, fax or mail, sent to the address of record, as hereinafter defined. Termination shall not give rise to a return of any fees paid to **INC MANAGEMENT**, as hereinafter described.

\_\_\_\_\_  
INC MANAGEMENT

\_\_\_\_\_  
COMPANY

**Service:** The service is limited to filing Articles of Incorporation/Organization, Initial or Annual Lists for **COMPANY**. There are no further authorizations given to **DIRECTOR**. **DIRECTOR** is not authorized to sign any contracts on behalf of the company.

**Compensation:** **COMPANY** hereby agrees to pay **INC MANAGEMENT** a base fee of One-Hundred and Fifty (\$150.00) United States Dollars for its services as **DIRECTOR**.

**Warranties:** Managers, Officers, and shareholders of **COMPANY** agree to hold harmless and indemnify the **INC MANAGEMENT** for all actions undertaken on behalf of **COMPANY** in conjunction with this Agreement for services, save for actions of fraud and deceit.

**No Relationship Created:** Nothing herein shall be deemed or construed to create a partnership, trust or joint venture between the parties hereto and each party is an independent contractor. **INC MANAGEMENT** does hereby acknowledge that he has no claims whatsoever against any assets of **COMPANY** and/or its beneficial owner/s.

**INC MANAGEMENT** hereby declares that he shall only act upon instruction from **COMPANY** in such a manner that will promote and further the objects of the said **COMPANY** at all times and acknowledges that he has no claims against the **COMPANY** from compensation for loss of office.

Name of the INC MANAGEMENT officer: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

\_\_\_\_\_  
INC MANAGEMENT

\_\_\_\_\_  
COMPANY