Global Mass 9 Consulting Services (CS), LLC Contract

THIS contract, is between Global Mass 9 Consulting Services, LLC, and Client(s).

COMPANY INFORMATION

DATE:		
Company Telephone Number:		
Company E-mail address:		
	CLIENT INFORMATION	
DATE:		
Client's Name:		_
Talambana Numban		_
E-mail address:		

Definition: Capital Amount

For good and valuable consideration, PLEASE, the funds MUST be sent by wire transfer ONLY. NO CHECKS OR CASH. The receipt and sufficiency of which are hereby acknowledged this Letter Agreement ("Agreement"), is entered into between the respective parties on (date), in the City of Bell Gardens, California.

Definition: "Client's Capital" means, an amount equal to THOUSAND DOLLARS (\$ 0,000.00)

WHEREAS, the CEO / entrepreneur, is willing to provide assistance to the client, on behalf of Global Mass 9 Consulting Services, LLC, in order to put YOUR money at risk, in order to obtain a capital gain, subject to the terms and conditions of this Agreement. PLEASE be advised, that ANY CAPITAL that you may choose to put your money into, is PURELY AND SOLELY for the purpose, in order to obtain PROFIT GAIN, which is the service that we offer. **PLEASE BE ADVISED, THAT THERE ARE ABSOLUTELY NO GUARANTEES.**

NONE of our plans that you may choose, will entitle you to ANY shares of this company. Global Mass 9 Consulting Services, LLC, simply provides a service that will enable its clients to earn interest each month, depending on the plan they have chosen. In addition to that, your capital is given the opportunity to earn profit within DAYS, or possibly even HOURS, with minimum risk, depending on the plan that you have chosen.

NOW THEREFORE, in consideration of the mutual covenants and agreements as set forth below, the parties covenant and agree as follows:

Article One: Client will choose a Plan (options A-J)

Article Two: MOST of our plans will give you SOME sort of a guarantee. BUT, there is ONLY ONE plan (Plan H), that will give you a 60% guaranteed return on your capital, but ONLY if you can afford to leave it for the ENTIRE 4 and 1 / 2 year term. If not, the 60% will be non-voided. You will be subjected to a penalty fee.

But MOST plans would give you a guarantee to PROTECT your money from a total loss. AGAIN, as a whole, no plan gives you a 100% GUARANTEE. Please be sure to list the plan or plans that your capital will be involved in. The plans are as follows, from A THROUGH J. In addition to that, please be sure to wire the minimum requirements of the plan that you have chosen.

Article Three: There are NO verbal agreements to this contract, and the writings herein contains ALL of the terms of this agreement. All capital is being put at risk, and subject to loss, as each client pursues his or her monetary gain.

Article Four: Mindful of the high costs of litigation, not only in dollars, but also in time and energy, the parties intend to, and do hereby establish the following out-of-court alternate dispute resolution procedure (arbitration), to be followed in the event of any controversy or dispute that should arise out of, or relating to this contract, or relating to any change orders or other changes or addendums to this contract.

If a dispute develops between the parties to this contract, the parties will submit to binding arbitration to address ANY controversy or claim arising out of, or relating to this contract or relating to any change orders or other changes or addendums, related to this contract.

The arbitration shall be conducted by, and according to the rules and procedures of Construction Dispute Resolution Services, LLC. The arbitration award shall be binding upon the parties and shall be enforceable in any court of competent jurisdiction. Both parties shall share the costs of the dispute resolution process equally up to, and including the arbitration hearing.

Although personal attorneys and witnesses or specialists are the direct responsibility of each party, their fees and expenses shall be the responsibility of the individual parties. As part of the arbitration award, the arbitrator(s) shall allocate the fees and costs of the arbitration along with the reasonable attorney's fees and other reasonable costs and expenses to the prevailing party in any manner that the arbitrator(s) considers to be reasonable.

BEFORE THIS CONTRACT CAN BE CONSIDERED OFFICIAL, the following several things **MUST** take place:

A. This contract MUST be SIGNED and NOTARIZED before it will be considered official.

B. PLEASE PRINT **ALL PAGES** OF THIS CONTRACT, AND E-MAIL TO, info@globalmass9cs.com, OR YOU CAN SIMPLY OVERNIGHT IT TO OUR MAIN OFFICE,

WHICH IS 11801 Pierce Street, Suite 200, Riverside California, 92501, USA. Which either one is convenient for you.

C. A **MANDATORY** meeting **IS REQUIRED**, **If** you are living **RIGHT HERE** in the US. **IF** you are living outside of the US, a video call through WeChat, WhatsApp, OR Skype will be conducted.

D. This contract **MUST** be in our hands, and approved, before **ANY** funds are sent to our company bank.

ALL FUNDS MUST BE SENT BY WIRE TRANSFER ONLY!!!

To ALL clients, whether you are domestic or international: ANY funds being wired to THIS Company, YOU are SOLELY responsible for any wiring fees. NO EXCEPTIONS!!!

Bank name: East West Bank

Bank address: 9775 Base Line Road, Unit 109, Rancho Cucamonga, California 91730, US

Checking Account #8261003043

US Routing # 322070381

International Routing # 322070381

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Signing on BEHALF	of Global Mass 9 Consulting	Services, LLC, is our CEO / entreprener
Mr. Sabre Abdul		
Print :	Sign :	Date:
Client's name:		
Print:	Sign:	Date:

Please circle which plan or plans you have chosen (A - J): A B C D E F G H I J