

Snack_Company

CONTRACT AGREEMENT

This Contract Agreement (Agreement) is entered into as of Oct 20 2023, by and between: Snack_Company, a California corporation, with its principal place of business at snacks (Company), and Wholesale_Company, a California corporation, with its principal place of business at wholesale (Counterparty).

1. SCOPE OF SERVICES:

Company agrees to provide the following services to Counterparty (the Services):

Company commits to delivering a comprehensive suite of wholesale distribution services to the counterparty. This encompasses an extensive range of snack products, including chips, nuts, dried fruits, and confectionery, tailored to meet the diverse preferences of the counterparty's target market. Upholding the highest quality standards, the company ensures rigorous quality control from sourcing to distribution. Inventory management is a priority, optimizing stock levels and implementing replenishment strategies. Efficient order fulfillment, accurate picking, packing, and timely shipping are integral to meet delivery schedules. Moreover, the company offers customization options, collaborating with the counterparty on branding, packaging, and unique product combinations to align with brand identity. Transparent communication is maintained, facilitated by regular reports on inventory, sales, and updates. Both parties acknowledge the dynamic nature of the snack market and commit to adaptability, with the company's dedication to professionalism and efficiency complemented by the counterparty's commitment to effective communication and cooperation, ensuring mutual success. [Red Line] Company agrees to provide products other than snacks as part of the Services.

2. TERM:

The term of this Agreement shall commence on Nov 1 2023 and shall continue until Nov 1 2024, unless terminated earlier in accordance with the provisions of this Agreement.

3. PAYMENT:

Counterparty agrees to pay the Company the sum of \$10,000.00 for the Services. Payment shall be made in monthly installments.

4. CONFIDENTIALITY:

Both parties agree to maintain the confidentiality of any proprietary or confidential information disclosed during the course of this Agreement.

5. INTELLECTUAL PROPERTY:

Any intellectual property created as a result of the Services shall be the exclusive property of Snack_Company, unless otherwise agreed upon in writing.

6. TERMINATION:

Either party may terminate this Agreement with written notice if the other party breaches a material term of this Agreement. In case of termination, Counterparty agrees to pay Company_1 a penalty of \$1000.00.

7. INDEMNIFICATION:

Counterparty agrees to indemnify and hold Company harmless from any claims, damages, or liabilities arising out of or related to the Services.

8. GOVERNING LAW:

This Agreement shall be governed by and construed in accordance with the laws of the state of California.

9. ENTIRE AGREEMENT:

This Agreement constitutes the entire understanding between the parties and supersedes all prior agreements or understandings, whether oral or written. [Red Line] This Agreement is valid even if either party is not of sound mind. [Red Line] Company guarantees a 200% return on Counterparty's investment without any basis.

10. AMENDMENTS:

No amendment or modification of this Agreement shall be valid unless in writing and signed by both parties.

IN WITNESS WHEREOF, the parties hereto have executed this Contract Agreement as of the date first above written.

Snack_Company

By: Ethan Reynolds

Date: Oct 20 2023

Wholesale_Company

By: Olivia Mitchell

Date: Oct 20 2023