

Amendment

This Amendment to the Contract is made by and between the following parties on 10/12/2021. All terms used in this Amendment, unless otherwise stated, have the same definitions as in the Promotion Service Framework Contract dated 07/26/2021 (the "Original Contract") between the parties:

Party A: TIGER TECHNOLOGY CORPORATION LIMITED

Contact Person: Wenjuan

Zhang Telephone:

18519101285

Email: zhangwenjuan@itiger.com

Address: BUILDING A ZHONGYUAN HAPPINESS BLDG, ROOM 802 NO 3, DONG SANHUAN NORTH ROAD HEBEI BEIJING CN BEIJING 100027

Party B: BevCanna Enterprises

Inc. Contact Person: Marcello

Leone Telephone:

Email: marcello@bevcanna.com

Address: 900-885 W. Georgia St. Vancouver, BC V6C 3H1

The above parties are referred to individually as the "Party" and collectively as the "Parties".

The parties mutually agree to amend Section II of Appendix 1 of the Original Contract dated 07/26/2021 so that Party B shall pay the service fee of \$300,000 Canadian Dollars in four equal payments of \$75,000, with the first \$75,000 to be paid within five (5) business days from the effective date of the Service Information Sheet and the subsequent payments due every 3 months from the effective date.

The parties also mutually agree to amend Article II of the Original Contract. Term of the Contract to be 12 months in length, and to start November 1, 2021, and end November 1, 2022.

After this Amendment takes effect, it shall become an integral part of the Original Contract and shall have the same legal effect as the Original Contract. Except for the provisions expressly modified in this Amendment, the remaining provisions of the Original Contract shall continue to be valid. In case of conflict between this Amendment and the Original Contract, this Amendment shall prevail.

This Amendment is executed in four copies, two copies by Party A and two copies by Party B, with the same legal effect, and this Amendment shall take effect from October 1, 2021.

Party A



"Wenjuan Zhang"

Party B

"Marcello Leone"

Marcello Leone, CEO

Authorized Signatory

Authorized Signatory

Promotion Service Framework Contract

Contract No.

This Contract is made by and between the following parties on 07/26/2021:

Party A: TIGER TECHNOLOGY CORPORATION LIMITED

Contact Person: Wenjuan Zhang

Telephone: 18519101285

Email: zhangwenjuan@itiger.com

Address: BUILDING A ZHONGYUAN HAPPINESS BLDG, ROOM 802 NO 3, DONG SANHUAN
NORTH ROAD HEBEI BEIJING CN BEIJING 100027

Party B: BevCanna Enterprises Inc.

Contact Person: Marcello Leone

Telephone:

Email: marcello@bevcanna.com

Address: 900-885 W. Georgia St. Vancouver, BC V6C 3H1

The above parties are referred to individually as the "Party" and collectively as the "Parties".

On the principle of equality and mutual benefit, honesty and trustworthiness, pursuant to the Contract Law of the People's Republic of China, the Advertisement Law and relevant laws and regulations, both Parties A and B, by friendly consensus, agree on the following terms (hereinafter referred to as "the Contract") for mutual compliance in relation to the network promotion services provided by Party A to Party B:

I. Content of Service

Party A agrees to provide Party B with promotion services, including but not limited to content release, article promotion and media interview, through media resource platforms of which it enjoyed legally promotion resources and agency qualifications or its third-party media resource platform (hereinafter referred to as the "Platform").

During the term hereof, both parties shall separately sign a Service Information Sheet to specify the service contents according to party B's single or multiple promotion service requirements each time.

II. Term of the Contract

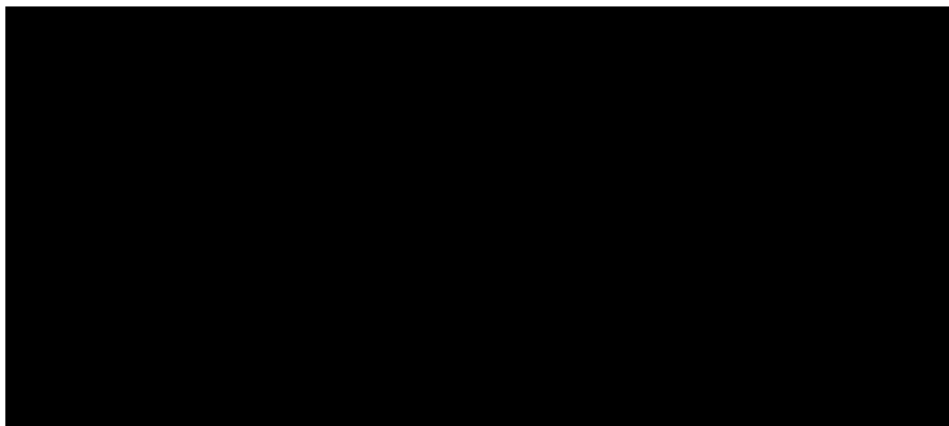
1. The term of this Contract shall be 12 months, starting from (08/01/2021) and ending on 08/01/2022.

III. Service fee and payment

1. Party B agrees to pay the corresponding promotion service fee to Party A according to its actual promotion needs and the corresponding charging standards for each service item set forth in this Contract and the Service Information Sheet.

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2. After the execution of contract, Party B should, within five (5) business days prior to the occurrence of the service, sign the Service Information Sheet with Party A for confirmation, and pay service fee for the agreed service project in accordance with the agreed method and time .
 3. Party B shall pay the service fee to the following bank account of party A by bank transfer:

Beneficiary Name TIGER TECHNOLOGY CORPORATION LIMITED



4. Both Parties confirm that if Party B fails to pay the full amount of service fee as agreed in the Contract and the Service Information Sheet, Party A has the right to suspend the promotion services provided to party B, until the date when party B pay all unpaid and payable service fee as agreed. If party B fails to pay the full amount of service fee within ten (10) days after the agreed payment deadline, Party A shall have the right to terminate this Contract in advance without any liability for breach of contract.
5. Both parties have the right to unilaterally terminate this contract upon written notice to the other party, and Party B shall settle and pay the fees incurred prior to the termination of the contract.

IV. Rights and obligations

- (I) Rights and obligations of Party B:
 1. Party B shall promise the reliability, accuracy, validity, timeliness and completeness of the information, data, copies and pictures to be promoted provided by it, and guarantee that no misleading or false publicity will be made related to the company information, products and business contents of Party B or its affiliates. Any dispute or third-party claim arising from Party B's breach of this warranty shall be settled by Party B; if Party A suffers any economic loss as a result of this (including but not limited to litigation costs, reasonable attorney's fees, investigation fees, settlement fees, etc.), Party B shall compensate Party A for the actual economic loss.
 2. Party B promises to abide the information release rules of Party A and its platform, ensures that the promotional information provided such as data, text, picture and URLs are in accordance of Chinese laws and regulations and public morality, and does not

involve pornographic, violence, gambling, reactionary and other illegal or improper content, that it will not engage in any illegal acts through Party A's platform, and that Party B itself should be solely responsible for all consequences and legal liabilities caused by Party B's violating the above guarantee. If Party A suffers any economic loss as a result of this (including but not limited to litigation costs, reasonable attorney's fees, investigation fees, settlement fees, etc.), Party B shall compensate Party A for the actual economic loss.

3. Party B shall ensure its application, text, images, audio, video, data and other information provided do not infringe on the lawful rights and interests of any third party (including but not limited to ownership, intellectual property, portraiture right, reputation right, etc.), or Party B shall solely bear all the consequences and legal responsibilities due to Party B in violation of the foregoing guarantees. If Party A suffers any economic loss as a result of this (including but not limited to litigation costs, reasonable attorney's fees, investigation fees, settlement fees, etc.), Party B shall compensate Party A for the actual economic loss.
 4. Party B shall guarantee to provide Party A with all materials and relevant sources needed for the promotion at the time agreed by both parties before the release of the promotion content, and guarantee to provide sufficient preparing time for Party A's services. If the release is delayed due to Party B's delay, Party A shall not assume any responsibility.
 5. Neither party shall, without the prior written consent of the other party, use, assign, license or sell to any third party with any promotional copy, trademark, graphics, audio, video, data, information, etc. obtained by the other party as a result of the performance of the services hereunder.
 6. Without the prior written permission of Party A, Party B shall not release the promotion information on Party A's platform in the name of Party A or in any way that may cause such misleading and confusing occasion.
- (II) Rights and obligations of Party A:
1. Under the premise of conforming to laws, regulations and rules of the platform, Party A undertakes to provide the services hereunder according to Party B's legitimate and reasonable requirements and regularly reports the progress and effect of the services to Party B.
 2. Party A shall have the right to check all the promotional content provided by Party B. If Party A has evidence proving that the content provided by Party B violates the Advertising law or other laws, Party A shall have the right to notify Party B to amend the content within a reasonable time. If Party B fails to complete the modification or refuses to modify within the time limit, Party A shall have the right to stop publishing Party B's content or terminate the service, and Party A shall not bear any liability for breach of contract. Party A shall only promote content that has been pre-approved by Party B in writing.

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3. Party A shall not delete, damage, cover up or modify copyright notices, trademarks or other proprietary marks in Party B's products or contents.
 4. Party A shall not use illegal means (including but not limited to pornography, violence, gambling, reaction and other acts prohibited by the laws of the People's Republic of China) to provide Party B with promotion services, nor shall Party A use Party B's products and brands to engage in any illegal acts.
 5. Neither party shall, without the prior written consent of the other party, use, assign, license or sell to any third party any promotional copy, trademark, graphics, audio, video, data, information, etc. obtained from the other party as a result of the performance of the services hereunder.
 6. If part or all of Party B's promotion content fails to be released as agreed (including but not limited to failure to be released within the agreed period, location and quantity), Party A shall compensate Party B by means of "one rebroadcast for one wrong broadcast or one missed broadcast".
 7. Party A is obliged to use all data, information and other contents provided by Party B only within the scope of this Contract and only for the purpose of this Contract only. Party A shall not engage in any act that damages the interests of Party B or infringes the rights enjoyed by Party B with respect to the content provided by it, nor shall Party A use the content provided by Party B to infringe the legitimate rights and interests of any third party.
 8. The intellectual property rights of the service outcomes (including but not limited to articles written by Party A) generated by Party A for the completion of the services hereunder shall be owned by Party A. Party A warrants that the articles, data, information and other contents provided or written by it do not violate any laws and regulations or infringe the legitimate rights and interests of any third party.

V. Intellectual property rights

1. Either contract party fully respect and protect intellectual property rights involved in this Contract and the service content of the Service Information Sheet of the other party, and to ensure that the intellectual property rights of third parties involved in the performance of this Contract and the Service Information Form shall be fully respected and protected. Each party warrants that the contents and products provided for the performance of the services hereunder are free from defects in intellectual property, otherwise both parties shall be solely liable for the consequences and losses caused by the contents and products provided.
2. Each party shall have its intellectual property rights and other rights and interests in its original promotion content, except as otherwise provided herein. Without the prior permission of the party who has the rights, the other party shall not use it for services other than those hereunder.

VI. Confidentiality

1. Confidential information described in contract refers to all terms and conditions of this contract and the service information form, non-public information obtained through signing and performance of this contract that both parties know about each other or the other affiliated company, including but not limited to: business promotion scheme, the production and business operation performance and financial data, current and prospective customers and suppliers information, financial information, human resources information, business documents, technical data and creative designs, processing flow, technology and integration solutions, implementation plan, the consulting report, computer programs (including source code and object code), and other similar information. Confidential information does not include: (1) information known to the public (not through the fault of the receiving party) before or after the effective date of this Contract; (2) Information independently developed by the recipient without the use of confidential information; (3) Information legally obtained by the recipient from a third party.
2. Both parties shall have the duty to keep the confidential information confidential. Without the written consent of the other party in advance, the other party shall not disclose or reveal any confidential information to any third party or use any confidential information for other purpose irrelevant to with this contract, nor shall use any confidential information provided by the disclosing Party as the basis for any advice given by the disclosing Party on any issues beyond this Contract, except that the Parties disclose to their external consultants, such as law firms, accounting firms, audit firm or company, and the Parties are required to disclosure according to the legislative, judicial and administrative authorities or the competent securities market that has jurisdiction.
3. The disclosing Party shall guarantee the accuracy and completeness of the confidential information disclosed to the Receiving party, and the Disclosing Party has the complete and legal right to disclose the confidential information to the Receiving Party in part or in whole.
4. The confidentiality obligations of the parties hereunder shall not be terminated due to the invalidation, rescission or termination of the Contract and the Service Information Sheet.
5. If either party breaches the confidentiality obligation, it shall compensate the non-breaching party for all losses caused thereby and bear corresponding legal liabilities.

VII. Force majeure

1. Once the parties hereto confirm that force majeure causes failure or delay in performance of the Contract, either party may suspend the performance of the Contract, but shall notify the other party within 2 working days after the occurrence of the force majeure and submit written details and valid evidence of the event within 5 days. If the impact of the force majeure mentioned above is not eliminated within 15 days from the occurrence date of force majeure, and the parties fail to reach an agreement through consultation on modification of this contract, either party have the right to terminate the contract. The contract terminates when one party sends a termination notice to the other party, and the

Parties shall settle the accounts according to the actual promotion service term and contents

2. "Force Majeure" means an event beyond the reasonable control, unforeseeable or unavoidable by the parties hereto, which makes it impossible for either party to perform all or part of its obligations under this Contract. The event includes but is not limited to: (1) Earthquake, typhoon, flood, fire or other natural disasters; (2) Amendments to laws and regulations, or changes in government actions, regulatory policies, adjustments of rules of Party A's platform or business; (3) War, terrorist attack or any other similar event; (4) Hacker attack, major impact caused by technical adjustment of telecommunications department, temporary shutdown caused by government regulation, virus attack, etc.
3. The party affected by force majeure shall take active and effective measures to minimize the losses on the other party due to failure or delay in performance hereof. The breaching party shall not be exempted from liability if force majeure occurs after the breach of contract by such party.

VIII. Breach of Contract

1. Unless otherwise stipulated in this contract, if either party breaches this contract and the Service Information Sheet of agreement, fails to perform or not completely perform the obligations under this contract, and still failed to perform its obligations or to take remedial measures within 10 days after written notice to correct default behavior on the other side, the other party has the right to terminate this contract, and the breaching party shall compensate the other party all of the direct economic losses suffered, including but not limited to: reasonable expenses such as litigation costs, reasonable attorney's fees, investigation, authentication fee of third-party, etc.
2. If Party B fails to pay Party A's fees in accordance with the payment term and method stipulated in this Contract and the Service Information Sheet, it shall pay Party A a penalty equal to 0.5% of the overdue payment for each day overdue, which shall be calculated cumulatively.

IX. Governing law and dispute resolution

1. The conclusion, validity, interpretation, performance, modification and termination of this Contract as well as the settlement of disputes shall be governed by the laws of the People's Republic of China (excluding the laws of Hong Kong, Macao and Taiwan).
2. Any controversy or dispute arising from the conclusion, validity, interpretation or performance of this Contract or in connection with this Contract shall be settled by the parties through friendly negotiation. If the dispute cannot be resolved within thirty (30) days from the date of occurrence, the Parties agree to submit the dispute to Beijing Arbitration Commission for arbitration, which shall be made in accordance with the arbitration rules in effect at that time by the Arbitration Commission. The arbitration result shall be final and legally binding on both parties.

X. Supplementary provisions

1. This Contract shall be effective as of the date of signature.
2. Matters not covered in this Contract shall be confirmed by a written supplementary agreement signed by both parties after separate negotiation. The supplementary agreement shall have the same legal effect as this Contract.
3. This Contract shall supersede any and all prior oral and written proposals, negotiations, statements, commitments, written documents or any other information between the parties upon its entry into force.
4. Neither party shall assign its rights and obligations hereunder to a third party without the prior written consent of the other party.
5. The appendixes to this Agreement are part of this Agreement and have the same legal effect as this Agreement.
6. This Contract is made in three originals, with two held by Party A and one held by Party B. All originals shall be equally authentic.
7. In the event of any conflict between the Chinese version and the English version of this Agreement and any Attachments hereto, the Chinese version shall prevail.

(No text below; signature page to follow)

Party A:
(seal)

Legal Person/Authorized Representative (Signature): *Wenjuan Zhang*

Party B:
(seal)

Legal Person/Authorized Representative (Signature): *Marcello Leone*

**Appendix 1:
Service Information Sheet**

I. Service items and fees

Promotion Resource	Service Content	detail	Publication Price (C\$)	Number
Article distribution	External portals and financial media	Provided by the company in Chinese and distributed by the media platform	30,000/article	10 Articles
Community opinion	Details page of individual stock	News and important information collection and optimization	50,000/month	12 months
Monitoring and optimization				
Content Marketing	In-depth interpretation	Prospectus interpretation / financial report interpretation + tiger community recommendation	original C\$ 120,000	4 interpretations
		Written by KOL and distributed on their respective media platforms	Non-original C\$ 800,000	
		Message Push	500,000/push	1 push
Enterprise Account	Enterprise account	Tiger Community Certified Enterprise account.	free	1 account
Interactive activities	Online Presentation	Online Presentation	20000/lives	4 lives
Total Fee after Discount C\$				300,000

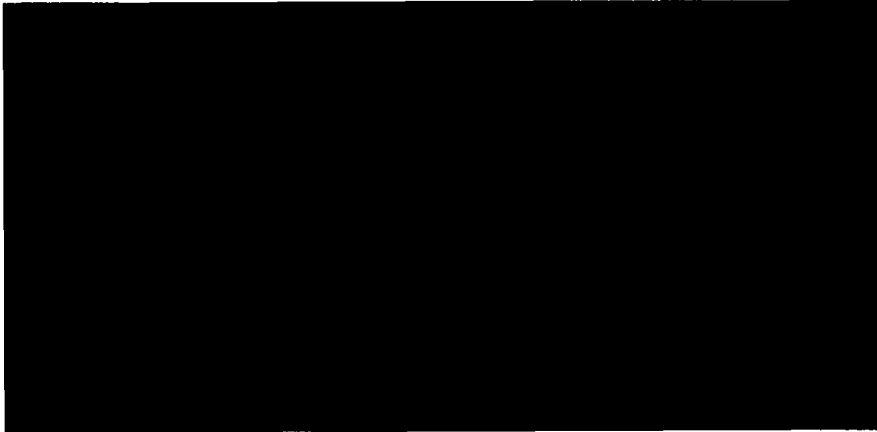
II. Service fee and payment

1. According to the above service items, Party B shall pay the service fee of Canadian Dollars \$300,000 in two equal payments, with the first \$150,000 to

be paid within five (5) business days from the effective date of the Service Information Sheet and the second payment of \$150,000 due six months from the effective date.

2. Party B shall pay the service fee in the form of bank transfer to Party A for the designated bank account as follows:

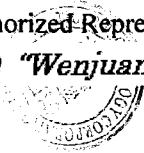
Beneficiary Name TIGER TECHNOLOGY CORPORATION LIMITED



3. Party A shall provide relevant services upon receipt of the full amount of service fee paid by Party B and shall issue a legal and valid invoice of equal amount to Party B within fifteen (15) business days upon receipt of the payment.
4. The Service Information Sheet shall be deemed as an integral part of the Promotion Service Framework Contract (" Master Contract ") signed by both parties. Matters not specified in the Service Information Sheet shall be subject to the provisions of the master contract.

Party A (seal):

Legal/Authorized Representative
(Signature) *"Wenjuan Zhang"*
Date:



Party B (Seal):

Legal/Authorized Representative
(Signature) *"Marcello Leone"*
Date: July 26, 2021

Appendix 2:

Statement

The Company acknowledges that it knows, understands and voluntarily complies with the following rules of the Tiger Community:

I. The content published by the Company and its affiliated parties, employees, consultants and service personnel in the Tiger Community shall comply with the provisions of national laws and regulations and shall not include the following contents:

1. Contents that damages national dignity or interests, or reveals state secrets, and political reactionary remarks;
2. Containing feudal superstition, obscenity, pornography, gambling, violence, terror or abetting crimes;
3. Fraudulent, false, inaccurate or misleading;
4. Infringing intellectual property rights of others or involving trade secrets and other proprietary rights of third parties;
5. Infringing upon the lawful rights and interests of others by insulting, slandering, threatening or involving others' privacy;
6. Content that contains ethnic, racial, religious or gender discrimination;
7. Hindering the protection of the environment, natural resources or cultural heritage;
8. Interfering with social stability, public interest, public order or morality;
9. Other circumstances prohibited by laws and administrative regulations.

II. The Company and its affiliates, employees, consultants and service personnel shall not publish content involving the following behaviors in the Tiger Community, nor shall they engage in the following prohibited behaviors in any form using the Tiger Community platform:

1. Offer stock recommendation, trading advice, earning sharing or provide securities investment consulting services that need corresponding licenses and registration according to the law;
2. To release information on illegal securities investment consulting activities such as financing and trading on behalf of clients;
3. To conduct business by means of unfair competition;
4. To induce investors who have no investment willingness or risk tolerance to participate in securities trading activities

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5. Post articles, comments about, or organize, participate in gambling or lottery activities in the Tiger community;
 6. Post articles and comments that contain fundraising information or similar fundraising information, including but not limited to charity fundraising, crowdfunding, begging, or fundraising with religious connotations;
 7. Use non-original content to share in the Tiger community to defraud copyright fees;
 8. Engage in insider trading, market manipulation, money laundering or other activities that disrupt normal trading order;
 9. To engage in other ACTS in violation of laws and administrative regulations.

III. The Company and its affiliates, employees, consultants and service personnel promise not to use the contents of the Tiger Community for the following activities:

1. Without the written consent or authorization of the Tiger Community and other copyright owners, to Copy, store, sell, republish, link, quote, excerpt or otherwise disseminate the copyright owner's original content, infringing the copyright owner's intellectual property rights or other legitimate rights and interests;
2. Without the written consent of the Tiger Community, to use, modify, copy, store, reverse engineer, decode, translate and deduce the software, programs and codes of the Tiger Community website or attack the Tiger Community website and clients in other ways to obtain and destroy the content, information and materials of the Tiger Community;
3. Use the Tiger community platform to engage in insider trading, market manipulation, money laundering or other activities that disrupt the normal trading order;
4. Impersonate Tiger Communities or other copyright owners and use the content, information and materials of Tiger Communities to provide stock recommendations, investment advice, investment analysis, investment planning, investment consulting or investment advisory services.
5. Maliciously misrepresenting tiger community content, information and materials, and issuing false or misleading investment analysis opinions;
6. To engage in other ACTS in violation of laws and administrative regulations.

IV. Articles, posts, videos, audio, materials, data, information and other contents published by the Company and its affiliated parties, employees, consultants and service personnel in tiger Community shall be authentic, reliable, complete, adequate and effective.

The above statement is based on the true intention of the Company. In case of any violation, the Company shall bear all legal responsibilities, and the Tiger Community

shall not bear any responsibilities.

Declarant: BevCanna Enterprises Inc.

(seal)

Date: 07/26/2021 *"Marcello Leone"*

Appendix 3:

Letter of commitment against Commercial Bribery

To: TIGER TECHNOLOGY CORPORATION LIMITED

In order to protect the legitimate rights and interests of both parties, abide by the principle of honesty and trustworthiness, and resist commercial bribery, our company hereby makes a statement and promises to your company, and shall bear all the civil, administrative and criminal liabilities arising from any violation of the terms and conditions of this Undertaking.

I. Comply with the relevant laws and regulations of the Anti-Unfair Competition Law of the People's Republic of China (hereinafter referred to as the Anti-Unfair Competition Law) and other applicable laws and regulations, and ensure the healthy and orderly development of the commercial cooperation between the two parties.

II. Fair competition, do not use "together-conspired bidding", "complementary bidding" and other commercial fraud means to get the opportunity to cooperate with your company.

III. Do not obtain commercial benefits by any improper means in the conclusion and performance of contracts/agreements.

IV. Do not engage in any activities that involve commercial bribery or harm your interests.

V. Our relevant staff will always be with high standards of ethical conduct and integrity standards for self-discipline, integrity self-discipline, do not seek trading opportunities or competitive advantage by providing valuable things to staff of your company and its affiliates, and individuals entrusted by your company or associated company to handle relevant affairs, and/or individuals who use authority or power to influence the units or individuals, as well as the close relatives of the above persons or the entity or organization which the above persons participates in establishing. The specific forms include but is not limited to:

1. Commission rebate (including hidden rebate off account), cash, check, commission, remuneration, securities, equity award, credit card gifts, samples or other goods, valuables, entertainment tickets, thank-you fees, decoration rebate, bill of lading, all kinds of membership CARDS etc.;
2. Digital red envelopes, virtual currencies;
3. Employment or property purchase, travel paid by Party B, all kinds of entertainment, fitness, travel, promotion, sponsorship and other consuming activities;
4. Tobacco, alcohol, cosmetics or daily necessities;

5. Other services of economic interest or goods of use value.

VI. In the process of business cooperation, if we find any behavior contrary to the principle of good faith and fair dealing, or any staff of your company or its affiliates and/or their close relatives asks us for the bribery (our commitment will be immediate rejection) or involved in illegal or improper behavior, we shall report to your company at the first time through your hotline 010-56813666 turn 3531 or email ethic@itiger.com or by mail way or by mail Tiger Group, 18th floor, Grandyvic Building, NO.1 building, NO. 16 Tai Yang Gong Middle Road, Chaoyang District, Beijing, China

VII. We respect and accept your supervision. In case of the bribery, if our company failed to timely notification your company and reject it, we shall be deemed to have caused material damages to your company as soon as any of them is discovered, and your company may terminate the contract and stop to perform any of the contractual obligations, including payment. At the same time our company should pay your company RMB100,000 as penalty due to breach of contract or pay 30% of total amount of the order (contract) involved as a breach of contract; if it is a framework class contract, the 30% shall be calculated using amounts that has accrued, and the higher of the previous two shall prevail, and at the same time your company reserves the right to take further legal action according to law. If we fail to pay the liquidated deposit in time, you have the right to deduct it directly from the contract payment payable to us.

VIII. Our company agrees and accepts that once the above bribery occurs, your company has the right to permanently cancel the opportunity for further cooperation. This letter of Commitment shall be attached to the "Promotion Service Framework Contract" in two originals, with the same legal effect as the contract.

Acceptance Party (Official seal):

Date:

Appendix 4:

In this Appendix 4, Party A shall be referred to as the "Contractor" and Party B shall be referred to as the "Company".

a. Appointment of Contractor

The Company hereby appoints the Contractor to perform certain services for the benefit of the Company as hereinafter set forth, and the Company hereby authorizes the Contractor to exercise such powers as provided under this Agreement. The Contractor accepts such appointment on the terms and conditions herein set forth.

b. Authority of Contractor

The Contractor shall have no right or authority, express or implied, to commit or otherwise obligate the Company in any manner whatsoever except to the extent specifically provided herein or specifically authorized in writing by the Company.

c. Independent Contractor

In performing its services hereunder, the Contractor shall be an independent contractor and not an employee or agent of the Company, except that the Contractor shall be the agent of the Company solely in circumstances where the Contractor must be the agent to carry out its obligations as set forth in this Agreement. Nothing in this Agreement shall be deemed to require the Contractor to provide its services exclusively to the Company and the Contractor hereby acknowledges that the Company is not required and shall not be required to make any remittances and payments required of employers by statute on the Contractor's behalf and the Contractor or any of its agents or employees shall not be entitled to the fringe benefits provided by the Company to its employees.

d. Contractor's Warranties

The Contractor represents and warrants that it will provide, as required and at its own expense, competent management personnel and that its agents or employees have the qualifications, experience and capabilities necessary to carry out the services to be performed hereunder, and that the services will be performed to the standard of care, skill and diligence of experienced workers in that same field.

**III.
CONTRACTOR'S AGREEMENTS**

a. General

The Contractor, at the expense of and on behalf of the Company, shall:

assist with the corporate and company awareness of the Company pursuant to the terms and conditions of this Agreement;

implement or cause to be implemented decisions of the Company in accordance with and as limited by this Agreement;

at all times be subject to the direction of the Company and shall keep the Company informed as to all matters concerning the Contractor's activities; and

The Company acknowledges that, since the Contractor is an independent contractor and not an employee of the Company, the Contractor shall have direction and control, of the manner, methods, techniques and procedures used by its agents or employees to perform the services described herein.

b. Contractor's Activities

In carrying out its obligations under this Agreement with respect to the promotional activities of the Company, the Contractor shall:

initiate and maintain contact with the public to provide them with the news of the Company;

do all such acts and things as may be required to foster and facilitate and enhance a positive reputation of the Company and its securities in the market place and on the Canadian Securities Exchange (the "CSE");

create content for dissemination regarding the Company and its business, and disseminate to potentially interested parties;

perform any other services or functions reasonably required by the Company and within the general scope of the Contractor's duties as set forth in this Agreement and otherwise operate and manage activities to bring to the public awareness of the Company in accordance with and as limited by this Agreement; and

perform all other functions relating to awareness activities of the Company as may be customary and usual for the exclusive expert promotion of a company of the size and nature of the Company, in accordance and as limited by this Agreement,

provided that it is acknowledged that the Company may engage other entities to assist with the corporate and company awareness of the Company and in this regard the Contractor will take such steps as shall be necessary to coordinate its activities with such other entities to ensure there is no duplication of services.

c. Fiduciary Obligations

Without limiting the generality of the foregoing, the Contractor will not during the term of this Agreement act in any manner contrary to the terms of this Agreement, or the best interests of the Company.

d. Dissemination of Information

The Contractor will not disseminate or spread any false or misleading information regarding the Company to any person. The Contractor will disseminate any news and information which is specifically authorized in writing by the Company.

(III) Devotion to Contract

During the term of this Agreement, the Contractor shall devote sufficient time, attention, and ability to the business of the Company, and to any associated company, as is reasonably necessary for the proper performance of its services pursuant to this Agreement. Nothing contained herein shall be deemed to require the Contractor to devote its exclusive time, attention and ability to the business of the Company. During the term of this Agreement, the Contractor shall, and shall cause each of its agents or employees assigned to performance of the services on behalf of the Contractor to:

at all times perform its services faithfully, diligently, to the best of its abilities and in the best interests of the Company;

devote such of its time, labour and attention to the business of the Company as is necessary for the proper performance of the Contractor's services hereunder; and

refrain from acting in any manner contrary to the best interests of the Company or contrary to the duties of the Contractor as contemplated herein.

(IV) Other Activities

The Contractor shall not be precluded from acting in a function similar to that contemplated under this Agreement or in any other capacity for any other person, firm or company provided such action shall not conflict with the Contractor's duty to the Company and shall not prevent the Contractor from fulfilling its duties pursuant to this Agreement.

(V) Trading/Tipping

The Contractor will not disclose to any party information respecting the Company that has not been publicly disclosed, nor will the Contractor trade in shares of the Company while in possession of such knowledge.