

DOMAIN NAME SALE AGREEMENT

As of ("Effective Date"), this Domain Name Sale Agreement ("Agreement") is entered into by and between a (insert state of incorporation) corporation, located at ("Seller") and (insert state of incorporation) corporation, located at ("Buyer").

WHEREAS, Seller has registered the domain name enabling it to operate the Uniform Resource Locator http:// ("Dom

WHEREAS, Buyer is desirous of purchasing to the Domain Name; and

NOW, THEREFORE, in consideration for th its herein, the parties agree as follows:

1. Sale. Upon receipt of payment in the sectic Seller does hereby sell, assign, transfer and convey to Buyer (a) all of his or her right, tit and equity, including but not limited to trademark, service mark, moral rights, copyr e, publicity rights, common law rights, proprietary rights in and to said Domain Name. s and applications to register and control Domain Name, and (b) all goodwill connected w i Name.

2. Transfer. Seller agrees to perform the inst necessary information and execute any and all documents to transfer the Domain Name to E of the applicable registrar for the Domain Name within 96 hours of executing this Agree

3. Payment. In consideration for transfer of o in, Buyer agrees to pay Seller in the name of

4. N S m

5. Seller's warranty. Seller warrants that he or she has no interest in the Domain Name of any kind, including but not limited to a license or other right, interest, lien or otherwise, in Domain Name and no knowledge of any claim, control matter regarding ownership of Domain Name. [interest, but typically requested.]

6. Attorneys' Fees. In the event that Seller i requires the services of legal counsel to enforce the terms and conditions of this Agreement again rardless of whether such action results in litigation, the Seller shall be entitled to reasona of legal assistants, and other costs from the Buyer, which shall include any fees or cos any appellate proceeding, and expenses and other costs, including any accounting exper

7. Miscellaneous. Either party may assign through change in control owns greater than 1 successor in interest who purchases or s or equity of such entity and agrees in writing to be bound by the terms and conditions ment shall be void. This Agreement shall be governed by, enforced under, and construed in accordance with the laws of (insert state law) without reference to conflict of laws p nts to venue and personal jurisdiction in (insert place to litigate disputes) If any provision of this Agreement is found by a proper authority to be unenforceabl ceability or invalidity shall not render this Agreement unenforceable or invalid as a wh such provision shall be changed and interpreted so as to best accomplish the object ole or invalid provision within the limits of

applicable law. This Agreement is the complete and exclusive agreement regarding the Domain Name between the parties, and replaces any prior oral or written communications between the parties regarding Domain Name.

IN WITNESS WHEREOF, the parties hereto have caused this Domain Name Sale Agreement to be executed as of the Effective Date.

By: _____

By: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

Notary witness for Buyer: (stamp here):

Name:
Location:
Date:

By: _____