

***Andernet.GlobalEnterprises/ “ The work of an Heir” Arris Ministries  
Consultative Partnership  
Service Agreement***

Agreement of services is made \_\_\_\_\_, \_\_\_\_\_, 20\_\_\_\_, between  
\_\_\_\_\_ City of \_\_\_\_\_  
State of \_\_\_\_\_, County of \_\_\_\_\_  
Herein referred to as consultant, and \_\_\_\_\_

City of \_\_\_\_\_, State of \_\_\_\_\_,  
County of \_\_\_\_\_, both herein referred to as consultants.

**Recitals**

- Consultant / Project Initiator
- General Consultant/Partner

1. General Consultant/s Partner desire to enter into the business of \_\_\_\_\_.
2. General Consultant/s Partner desire to retained their anatomy and also, offer constructive input in the managing , operation , and marketing of the collaborative effort/s of the service/project.
3. General Consultants/Partner desire to invest and limit their liabilities.
4. Consultant/Project Initiator /capital contributor

**Agreement**

In consideration of the mutual covenants contained herein, the parties agree as follows:

1. To promote equally all services/expertise of each consultant/partner
2. To present perspective project /s to all consultant/s partner before committing their service/s or expertise
3. To invest 1/3 of funds generated from project/s self- procured or initiated by  
\_\_\_\_\_.

**Duties and Rights of General Consultants/Partner**

1. Consultant/Partners shall diligently and exclusively apply themselves in and about the business of the partnership to the utmost of his/her skill and on a as needed basis.
2. General Consultant/Partners shall not engage in directly or indirectly in any business in conflict with the business of the partnership at any time during the term hereof without written approval of all other partners.

**Salary of General Consultant/Partner**

The salary shall be treated as an expense of the operation of the partnership project and shall be payable irrespective of the whether or not the project operated at a profit. The payment of such salaries shall be an obligation of the partnership project only to the extent that there are partnership assets available for them, and shall not be an obligation of the partners individually.



**□ Books of Accounts**

There shall be maintained during the continuance of this Partnership an accurate set of books of accounts of all transactions, assets, and liabilities of the partnership. The books shall be balanced and closed at the end of each year and at any other time on reasonable request from of the General/Partner. The books are to be kept at a principal location to be named and are to be open for inspection by any partner at all reasonable times. The profits and losses of the partnership/project and it's books of accounts shall be maintained on a calendar year basis, unless otherwise determined by the Project initiator.

**Accounting**

*Capital Accounts.* A capital account shall be maintained on the partnership books on behalf of each Consultant/Partner. Such account shall be credited with that Consultant/Partner's contribution to the capital of the partnership.

*Income Accounts.* An income account shall be maintained on the partnership books on behalf of each partner. Such account shall be closed to the capital account of each partner at the close of each fiscal year.

As soon as practicable after the close of each fiscal year, and at such other times as the partners may decide, the income account of each partner shall be credited with that partner's distributed share of profits or debited.

Any debits to a consultant/partner's income account that exceed the credited/agreed upon compensation amount shall be debited from the consultant/partner's future compensation until the account has been rectified.

*Drawing Accounts.* A drawing Account are given discreetly. And are subject to the project initiator. All withdrawals shall be debited and shall be maintained on the partnership books on behalf of each General Consultant/partner. Withdrawals may be made subject limitations set by the project initiator from time to time. The drawing account shall be closed to the income account at the close of each fiscal year.

**□ Borrowing by General Consultant/ Partner**

In case of necessity, and when project profits allow and also when determined by the project initiator and at times requiring unanimous votes of all General Consultant /Partners, a General Consultant/Partner may borrow up to \_\_\_\_\_Dollars \$\_\_\_\_\_From the partnership. Any such loan shall be repayable at percent(\_\_\_\_\_% ) per year, together with interest thereon at the rate of percent( \_\_\_\_\_%) per year.

**Termination or - Voluntary exit of General Consultant/Partnership.**

A General Consultant/Partner may be terminated by the Project initiator by:

- (a) **dissolution; the termination of the relationship,** (b) **the agreement of all Consultant/Partners, or**
- (c) **repeated tardiness and absenteeism**

*The project initiator reserves the right to terminate without reason.*

*Voluntary exit of General Consultant/ Partner*

General Consultant/ Partner will give 30 days notice form last conference date and shall receive via US mail their compensation generated from last conference minus the 1/3 fees required by all General Consultants/Partners and all cost of the conference has been reconciled .

**Term of Partnership and Dissolution**

The partnership term commences \_\_\_\_\_, 20\_\_\_\_, and shall end on ( a) the dissolution of the partnership by operation of law, (b) dissolution of at any time by General Consultant/Partner, or ( c ) dissolution at the close of the month all issues following the qualifications of this agreement.

**Amendments**

This agreement, except with respect to vested rights of partners, may be amended at any time by majority vote as measure by the invested and the sharing of profits and losses.

**Rentals**

Each General Consultant/Partner will be responsible for the rental of equipment/ visual aids loaned through the conference facility and any other loaned item. General Consultant/Partner cannot rent anything in the name of the project initiator unless has written permission from the project initiator in the form of a Request for Equipment/Supply form

**(Remember we are God’s people and we are people of integrity, we leave no conference site owing!)**

**This agreement shall be binding on the parties hereto,** in witness whereof, the parties have executed this agreement at \_\_\_\_\_(Designate place of execution)

\_\_\_\_\_

\_\_\_\_\_

Signatures

- Indicates enforced conditions
- \_\_\_\_\_ Initials signifies acknowledgment of conditions