

Booth & Sponsorship Agreement

Date: 11/08/2021

Between

Sponsor - OsmosisDAO

AND

Sponsee - DCentral

Event Sponsorship Proposal for CyberKongz

SPONSORSHIP PACKAGES

Sponsorship Period: From November 15, 2021 to Dec 07, 2021

DCentral Miami - November 30th & December 1st (Physical event at the Miami Airport Convention Center)

- 10x10 Booth in Expo floor
- 6x Tickets (2x VIP + 4x GA)
- = Total \$10,000 equivalent in \$OSMO Please send a test first.

\$OSMO Address:

osmo10wedtehzm2v705wpafwhd3g34mhhs82h2wtl0n

Terms Of Agreement:

- The sponsor makes the agreement to give a contribution to the sponsee the following sponsorship rights:
- The sponsorship agreement will be valid for the period of 9/30/2021 at 00:00 PDT to 12/3/2021 at 00:00 PDT.
- The sponsor agrees to provide the sponsee in the form of \$10,000 USD, paid in USD or Crypto (Osmo,ETH, USDC or USDT). Other Crypto payment options must be discussed.
 - Payment Information: Payment in ETH (Preferred), USDC, USDT
 \$OSMO Address:

osmo10wedtehzm2v705wpafwhd3g34mhhs82h2wtl0n

OR

USD. A USD invoice will accompany those who want to pay in USD

Chase Bank Account # 725533100 Routing # 111000614 SWIFT Code: CHASUS33

Elite Marketing Group LLC 11807 Westheimer Rd. Suite #550-610 Houston, Tx 77077

- In case any point of disagreement arises that the parties find difficult to resolve by themselves, the parties will make an agreement to refer the matter to an independent arbitrator appointed by mutual agreement.
- If the parties are not ready to agree on an arbitrator, or both parties are not satisfied with the decision of the arbitrator appointed, the agreement may be ended in the following manner:
 - If the violation is one that can be resolved, then the non-breaching party can request in writing that the breach be rectified in 30 days. If the breach is not resolved within that time, the non-breaching party may finish the Agreement straight away;
 - If the breach is of a nature that cannot be resolved, the non-breaching party may terminate the Agreement by giving 30 days written notice of their intention to finish the agreement.
 - If either party of involved parties becomes into liquidation, is wound up, dissolved, insolvent (except for the purpose of reconstruction or amalgamation), enters into a scheme of arrangement or is placed under official management or in receivership, the other party will get the right to terminate the Agreement by giving 30 days written notice of their objective to terminate under the clause.

- In case of a termination under this Agreement, each party's rights and liabilities will finish instantly but the termination shall not affect a party's rights arising out of a violation of this agreement by the other party.
- Where one party is not capable to perform its obligations under this agreement due to state of affairs beyond its control or which becomes hard to be prevented, those obligations are suspended whilst those situations continue, provided the other party is informed and the first party uses its best actions to defeat the circumstances avoiding its responsibilities from being carried out.
- Each party shall underwrite the other against any claims arising from any violation of the agreement by either party.
- The terms and conditions of this agreement shall not be divulged to any third parties without the prior written approval of both parties.
- The rights of either party under this agreement shall not be transferable or exchangeable either in whole or in part.

Signed:

Claire Lipton	
Osmosis DAO	DCentral
Osmosis CS DAO Signer	
Title	Title
11/15/2021	
Date	Date