



INVESTMENT AGREEMENT

Contract No. _____

KNOWN ALL MEN BY THESE PRESENT:

This investment contract made and executed by and between **KURT CHRISTIAN PEREZ** of legal age, single and a resident of _____, a Proprietor of EROSSENTIAL and _____, resident of _____

This contract certifies that _____ is making a venture with **EROSSENTIAL**, and the invested amount shall be used to create a diverse portfolio most of which will concentrate on the capital expansion and such.

THIS CONTRACT INCLUDES THE FOLLOWING DETAILS

I. AMOUNT TO BE INVESTED BY THE INVESTOR

Five Hundred Ten in Philippine Pesos only (**PHP 510.00**).

II. DETAILS OF INVESTMENT COLLABORATOR

Authorized Personnel: _____

Contact Number: _____

Home Address: _____

III. DETAILS OF INVESTOR:

Name: _____

Contract: _____

Home Address: _____



THIS CONTRACT INCLUDES THE FOLLOWING CONSIDERATIONS:

I. PERIOD OF CONTRACT

This contract shall be effective from **November 19, 2023 to November 19, 2024**

II. CONDITIONS

A.) The investor or his/her authorized representative(s), members of the business venture or colleagues shall not in any way make use of the assets and interfere with the operations in all aspects of EROSSENTIAL.

B.) The investment collaborator shall be required to present approved updates to the investor on the status of the venture periodically.

C.) The investor must participate in promoting the brand in all mediums of communication such as social media, personal, and etc.

D.) The investor has rights to purchase a minimum of 2.000% or a total of **Two Hundred Ten** in Philippine Pesos (PHP 210.00) and a maximum of 5% or a total of **One Thousand and Two Hundred Seventy-Five** in Philippine Pesos (PHP 1275.00)

III.) TERMINATION OF CONTRACT

A.) Shall the investor _____ decide to withdraw the investment contract, the investor _____ is required to give an advance notice of thirty (30) days prior to withdrawing the investment the withdrawal shall be in writing.

B.) The investor is allowed to withdraw the investment after sixty (60) days from the date of signing the termination of investment contract.

C.) In the event that the company has to be dissolved due to bankruptcy or declared with the supporting documents that there was no net gain before or after the end of this agreement the investment collaborator shall release the amount of the capital investment only.

D.) In the event that the investor failed to comply with the agreement under Section II-C, the company has full rights to terminate the agreement and release the capital investment only to the investor.



THIS CONTRACT INCLUDES THE FOLLOWING CONSIDERATIONS:

I. APPROVED UPDATES

A.) Monthly updates of sales revenue of the company.

KURT CHRISTIAN PEREZ .
Investor Collaborator

Investor (Name and Signature)