

InfoClutch Solution Request Form

Date: 05-11-2017

Customer Ship to address		Customer Billing address	
Attention	Justin Davis	Attention	Justin Davis
Email	jdavis@cloudcreations.com	Email	jdavis@cloudcreations.com
Phone	T+ 213-309-6986	Phone	T+ 213-309-6986
Address	130 Cook Ave Suite 101, Pasadena, CA 91107	Address	130 Cook Ave Suite 101, Pasadena, CA 91107

Order is for:

☑ Custom Email lists

CUSTOM BUSINESS RECORDS

Criteria: Salesforce Users
Industry: All Industries

Geography: Cape Coral FL, Fort

Myers,FL,Bradenton,FL,Northport,FL,Sarasota,FL,Kissimmee,FL,st.Petersburg,FL,Clearwater,FL,Sanford,FL,Tampa,FL,TheWoodlands, TX, sugar Land, TX San Antonio, TX, New Braunfels, TX, Fort, TX, Houston, TX, Murfreesboro,TN, Atlanta, GA, Sandy Springs, GA, Roswell, GA, Denver, CO, Aurora CO, Lakewood CO, Charleston, SC, North Charleston, SC, Charlotte, NC, Concord, NC, Gastonia, NC, North port,FL,Sarasota,FL,Orlando,FL,Nashville,TN,Davidson,TN,Franklin,TN,Provo,UT Orem, UT, Salt lake City, UT, Oklahoma, OK, Columbus, OH, Worth, TX, Dallas, TX, Arlington TX

Package details:				
	Description	Price		
☐ List Purchase	Custom List: Company name, mailing address, phone, website, SIC/ NAICS code, Industry and application type, Software Version (20 – 25%)	\$ 1,000		
	Total contacts: 3,338 Companies			

Project Contact: Name: Sam Johnson Title: Sales Manager Phone: +1 214-396-5612 Email: sam.j@infoclutch.com



Service Agreement

This agreement dated on May 11th, 2017, by and between. Cloud Creations, Inc Located at,130 Cook Ave Suite 101, Pasadena, CA 91107 herein represented by its authorized representative Justin Davis hereinafter referred to as the "Client" which expression shall unless repugnant to the context or meaning thereof shall include its affiliates, representatives, successors and permitted assigns) of the ONE PART

InfoClutch located at 4512 Legacy Dr #100, PlanoTX 75024 herein represented by its authorized representative – Sam Johnson, Sales Manager (hereinafter referred as "InfoClutch" which expression shall unless repugnant to the context or meaning thereof shall include its affiliates, representatives, successors and permitted assigns) of the OTHER PART.

The Client and InfoClutch shall jointly be referred as "Parties" and individually as "Party", as the context may require.

WHEREAS, the InfoClutch is a full service Digital Marketing firm offering Marketing database and data enhancement services for clients globally.

WHEREAS, the Client approached InfoClutch for the purpose of engaging the latter to provide the services offered by the InfoClutch and InfoClutch has agreed to provide such services to the Client;

AND WHEREAS, the parties are now entering into this Agreement to record the Terms and Conditions of their understanding.

- 1. FEES: Client will make upfront payment to InfoClutch based on the option selected by client on the work order. The remaining balance if any is payable to Client prior to completion. At any time during this service, Client can pay the remaining balance if any and take the delivery of the remaining marketing database.
- 2. Record accuracy: Given the nature of industry even a perfect verified marketing database could have 15% inaccurate data. However, InfoClutch gives 85%+ accuracy guarantee and 85%+ Delivery guarantee on emails. InfoClutchguarantees a replacement for any inaccurate data and undeliverable (only hard bounce) emails beyond this limit if returned within 30 days from the date of delivery of the marketing data file. In case InfoClutch doesn't have records to replace, Client can expand the criteria and get the replacements. No refunds will be issued however.
- 3. Deployment of campaign: InfoClutch needs an approval to run the campaign from Client 5 days in advance
- 4. Delivery of file/service: Delivery of the file/service within 6-10 business days from the date of receipt of the payment. Client can choose the file format (Ex: excel, access etc)
- 5. Indemnity: Either party here by agrees to indemnify, defend and hold harmless the other, it's agents, trustees and employees from any and all liability, loss, damage and expenses (Including, but not limited to attorney fees) that either party may suffer as a result of claims, demands, costs or judgments which may be made or instituted against the other or its agents, trustees and employees as a result of other party's negligence, action, failure to act that might give rise to such liabilities.
- 6. Dispute Resolution:

6.1 In case of any disputes, controversy, claims or breach arising out of or in relation to this Agreement including disputes regarding interpretation, construction, existence and validity thereof, between the parties (hereinafter collectively referred to as Disputes), the parties shall first attempt to resolve the Dispute through mutual discussions.

6.2 In case the parties fail to resolve the Dispute through the aforementioned manner within a period of fifteen days of such meeting of the parties then such Disputes, shall be referred to Arbitration by a prior written notice by either of the parties issuing the same to other. A sole Arbitrator shall be mutually appointed by parties to resolve such dispute and the seat of Arbitration shall be Plano, TX, USA. All Arbitration proceedings for the disputes between the parties shall be in accordance with the provision of The Arbitration and Conciliation Act, TX. The Award passed by the Arbitrator shall be final and binding on the parties.

Customer:	
a	
Signature	
Name: Justin Davis	



Title: Chief Executive Officer

Date: 05-11-2017