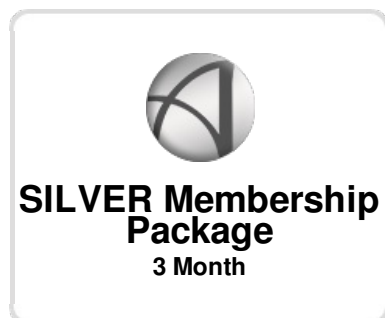


Welcome to Annexis

Dear ,

Congratulations on your selection for the **SILVER** package.



Package Benefits

- ▶ 10 Hours of Live Receptionist.
- ▶ 5 Hours of Office Use – 300 Choice Option throughout the United State (Advance Booking Required).
- ▶ Personal Sales Representative Assign - SET UP.
- ▶ Option for Add-On Services – There is an option these services are add on and subject to additional charges base on customer's need. A separate agreement will be supplied when Add-On service is purchased.

Read More (<http://eclickprojects.com/annexis/membership-packages/compare-packages/>)

We look forward to serving you and providing all your business needs.

Savings

30% Savings on Add-On Services:

Option for Add-On Services – There is an option these services are add on and subject to additional charges base on customer's need. A separate agreement will be supplied when Add-On service is purchased.

Marketing Services (Email Marketing, Direct Mail Marketing, Marketing Material Design, Website Design & Development, Mobile Application Design & Development, Social Media Marketing and Advertising, Packaging and Print Design)

Consulting Services (Business Registration, Legal Consulting Service, Tax Consulting Service, Fundraising Services)

Sales Representative (Dedicated Sales Representative to respond to inquiry over phone, email and in person – hourly charges, travel expenses will apply when dedicated sales representative is working on your behalf) page

Terms of Payment

All statements by ANNEXIS to the Customer shall be paid within 30 days of the date of the statement. If the Customer disputes any portion of the statement, the Customer must bring the dispute to the attention of ANNEXIS in writing within 15 days of the date of the statement. The failure of the Customer to send a written notice of dispute within this time period shall be deemed a waiver by the Customer of the right to dispute any portion of the statement. If the dispute relates to a portion of the statement, the Customer shall be required to make payment of the undisputed balance within the time period set forth above.

If the Customer fails to make payment of the invoice within the time period set forth above, ANNEXIS shall

have the right to suspend or terminate all Services, upon twenty-four (24) hour written or verbal notice.

Services which are suspended or terminated for nonpayment may be subject to a reconnection charge of \$100 and an additional deposit equaling the average invoice amount for the three (3) months prior to suspension and/or termination. The Customer shall be responsible for payment of all Services up to the time of suspension or termination and for payment of a late charge of \$15.00 per month on any unpaid overdue balances.

Illegal Use

The Customer represents and warrants that the Services will not be used for any illegal purpose. If ANNEXIS becomes aware that the Services are being used for any illegal purpose, ANNEXIS shall have the right to suspend or terminate all Services IMMEDIATELY, without any prior written or oral notice to the Customer. The Customer shall be responsible for payment of all Services up to the time of suspension or termination and ANNEXIS shall have the right to apply the deposit to any unpaid balances.

Confidentiality

ANNEXIS shall treat all messages as confidential and shall not intentionally disclose messages to any unauthorized person or organization. However, ANNEXIS shall not be responsible for any inadvertent disclosure and shall have the right to cooperate with all law enforcement agencies or organizations and may disclose to them whatever information is requested pursuant to the performance of their official duties, without prior notice to the Customer of such requests.

Limitation of Liability

ANNEXIS shall not be liable for any acts, errors or omissions by it or its employees or agents, except for conduct which is adjudicated to be grossly negligent or intentional. ANNEXIS entire liability to the Customer as to damages for, based upon, or in connection with, either directly or indirectly, Services provided or which should have been provided by ANNEXIS to or on behalf of the Customer shall not exceed the fees and costs payable by the customer to and enforced in accordance with and governed by the laws of the State of Florida.

Entire Agreement

This Agreement represents the entire agreement of the parties to This Agreement and supersedes all negotiations, representations, prior discussions or preliminary agreements between the parties. No statements, warranties, or representations of any kind that are not contained in this Agreement shall in any way bind the parties. This Agreement can only be changed or modified by a writing signed by all of the parties to this Agree. ANNEXIS for the payment period in which the conduct giving rise to the claim took place. Notwithstanding the above, in no event shall ANNEXIS or its employees or agents be liable to the Customer for (a) any incidental or consequential damages, including, but not limited to, any lost profits or revenues arising either directly or indirectly from the performance, or failure to perform, any Services; (b) any punitive, exemplary, or multiplied damages; (c) any damages for, based upon, or arising out of any natural disasters, weather conditions, civil disturbances, material shortages, electronic or mechanical failures, or problems with or the interruption of telephone service.

Indemnification

The Customer agrees to defend, indemnify and hold ANNEXIS and its employees and agents harmless as against any and all liabilities, losses, damages, injuries, claims, suits, judgments, settlements, awards, costs, charges and expenses, including but not limited to any fees, costs, charges and expenses incurred by ANNEXIS for investigation, defense, and resolution, for, based upon, or arising out of the performance or failure to perform any Services under or pursuant to the Agreement.

Ownership & Property Rights

All technologies, software, hardware, operating applications, procedures, scripts, telephone numbers, or other materials of any nature or type prepared, furnished, or utilized by ANNEXIS, shall be considered the sole and exclusive property of ANNEXIS and shall be retained by ANNEXIS upon the termination of this Agreement.

Reports & Statistical Information

ANNEXIS may be requested by the Customer from time to time to furnish reports or statistical information to the Customer regarding aspects of the Services being performed. The cost to prepare and furnish such reports and statistical information is not included within the amount specified above as charges for the Services. Therefore, ANNEXIS will advise the Customer of the cost to be charged for the reports and statistical information and obtain the consent of the Customer before preparing and providing same to the Customer. ANNEXIS does not make any guarantees, warranties, or representations as to the accuracy of the reports and statistical information provided.

Assignment

This Agreement is binding on the parties hereto and their respective successors and assigns. Neither the Customer nor ANNEXIS shall assign its rights, duties, or obligations under this Agreement without the written consent of the other party.

Severability

No term or provision of this Agreement that is determined by a court of Competent Jurisdiction to be invalid or unenforceable shall affect the validity or enforceability of the remaining terms and provisions of this Agreement. Any term found to be invalid or unenforceable shall be deemed as severable from the remainder of the Agreement.

Independent Contractor

Nothing contained in this Agreement shall be construed or interpreted by the parties hereto, or by any third party, as creating a relationship of principal and agent, partnership, joint venture, or any other relationship between ANNEXIS and the Customer, other than that of independent contractors contracting for the provision and acceptance of Services. Each party will be responsible for hiring, supervising and compensating its own employees and for providing benefits to and withholding taxes for such employees.

Governing Law

This Agreement shall be deemed to have been executed in the State of Florida and shall be interpreted, construed.

Signed Contract

Programming cannot be started until fully executed agreement is returned.

Programming & Training Charge	: \$150
Monthly Base Rate	: \$199

Total Charge

: (Monthly Base x 3 + Registration Fee)

In witness whereof, the parties have executed this Agreement the Date the person signing contract 03 of January 2018.

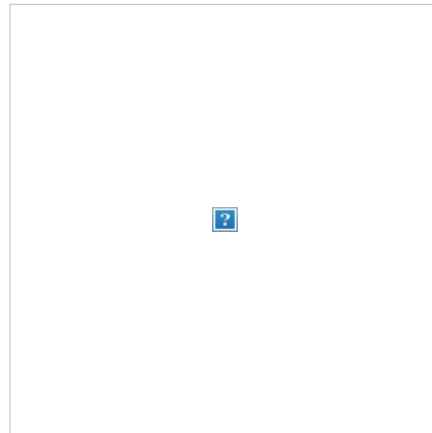
ANNEXIS Business Solution Services LLC.

Name :

Name : Jacques Dieuvil

Signature :

Title : Business Executive Manager



If you have any questions, please mail us at support@annexis.net (mailto:support@annexis.net) or call us on (800) 513-4450.



110 SE 6th Street Suite 1700 Ft. Lauderdale, Florida 33301

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800.816.9554/+91-9818-11-9692
