Virtual Office Plan A Agreement

State of Florida

This Virtual Office **Plan A** Agreement (hereinafter "Agreement") is entered into and made effective as of August 25, 2021 (the "Effective Date") by and between the virtual office space provider (hereinafter "Provider"), Global Presence Enterprises, a limited liability company, organized under the laws of the state of Florida, having its principal place of business at the following address:

- 10031 Pines Blvd, #236
- Pembroke Pines, Fl 33024
- support@gp.marketing

and the virtual office client (hereinafter "Client"), Berris Group, LLC., a corporation, incorporated under the laws of the state of Florida, having its principal place of business at the following address:

- 320 S. Flamingo Rd
- Pembroke Pines, FL 33027-1770
- ricardo@migroupco.com

Provider and Client may be referred to individually as "Party" and collectively as the "Parties." The Parties hereby agree as follows:

Article 1 - PREMISES AND SERVICES:

The client is renting from Provider a virtual office space ("Virtual Office Space"). The address of the Virtual Office Space is as follows:

10031 Pines Blvd #236, Pembroke Pines, FL 33024

The client will be able to use this Virtual Office Space for the following purposes and based on their specific plan as listed here https://gpworkspace.com/virtual-office:

- As a business address
- To receive mail
- To receive calls, as an answering services
- To use as a conference room
- To rent as a private office
- Legal Business Address
- Receive and Send Fax
- Receive Mail and Packages Notification

- Private Office or Conference Room
- One Page Company Website (View Samples)
- 10 company email
- 5% Discount on Dedicated or Private Office Rental
- FREE Membership with Pembroke Pines Business Network
- 247 Phone Receptionist
- Most services depend on the plan client has chosen and updated here https://gpworkspace.com/

Article 2 - BUSINESS ADDRESS USAGE:

The client may use the Virtual Office Space as a business address on the Client's business cards, marketing materials, website, and other business documents. The client acknowledges and agrees that the Client does not maintain any real property interest or tenancy in the Virtual Office Space.

Article 3 - MAIL HANDLING:

The client's use of the Virtual Office Space includes mail handling services. Client authorizes Provider to act as an agent on behalf of Client to receive mail.

The client must complete and submit USPS Form 1583 in order to commence receiving mail at the Virtual Office Space. If Client does not complete USPS Form 1583, Provider is not responsible for Client's inability to receive mail at the Virtual Office Space.

The client may have the option to forward or scan mail, depending on the specific services offered by Provider. The client may need to pay for the cost of forwarding or scanning, including additional supplies, postage, or other miscellaneous expenses.

The client may also request reading or review of the Client's mail, but this may incur additional administrative fees.

The provider is not responsible for any non-delivery or delay of the Client's mail.

Mail will only be accepted by the Provider in the Client's name. The client is responsible for ensuring that all mail complies with USPS rules and regulations.

At the end of the Term, the Client will not be permitted to have their mail forwarded through the USPS. The client must make arrangements with the Provider to have their remaining mail forwarded, potentially with an extra fee.

Article 4 - CALL ANSWERING:

The provider will make a call answering service available as part of the Client's premises and service package. The provider will answer calls during Provider's normal business hours based on their plan described here https://gpworkspace.com/virtual-office-payment.

The client will have a personalized number for their business use. The client may have the option to have calls forwarded, only within the United States.

The client acknowledges and agrees that the Client does not own any phone numbers used through Provider's services.

Article 5 - COWORKING:

Coworking space rentals will be subject to additional fees, which the Client will be informed of at the time of the rental. Scheduling for rentals is on a first-come, first-served basis. The client agrees to use the coworking space exclusively for legitimate business purposes and will not act in any manner that is harmful to Provider, Provider's employees, or Provider's other clients. The client will not act unlawfully or in a manner that is dangerous or offensive to others. The client will act in a manner that allows other clients to use and enjoy the coworking space without distraction.

The client agrees to follow any additional rules which are provided to the Client regarding the coworking space.

Article 6 - CONFERENCE ROOM RENTALS:

Conference room rentals will be subject to additional fees, which the Client will be informed of at the time of the rental. Scheduling for rentals is on a first-come, first-served basis. The client agrees to use the conference room exclusively for legitimate business purposes.

The client acknowledges and agrees that the Client is responsible for the Client's guests, including ensuring that the Client's guests act in a professional manner. If Client's guests act in a way that is not in accordance with this Agreement or any posted rules and regulations, Provider may terminate this Agreement immediately.

Article 7 - PRIVATE OFFICE RENTAL:

Private office rentals will be subject to additional fees, which the Client will be informed of at the time of the rental. Scheduling for rentals is on a first-come, first-served basis. The client agrees to use the private office exclusively for legitimate business purposes. Additional rules and regulations may apply to the usage of private offices.

Article 8 - STORAGE:

The client shall not be permitted to store items of personal property at the Virtual Office Space. Provider shall not be held liable for any loss of or damage to items left at the Virtual Office Space.

Article 9 - TERM:

The term of this Agreement ("Term") shall begin from the Execution Date and run for a period of one month on a month-to-month basis.

The Term will automatically renew for the same time period unless terminated by either of the Parties as described in the Article describing Termination.

Article 10 - TERMINATION:

At least 30 (thirty) days prior to the expiration of the Term, either Party may terminate by sending written notice to the other Party.

This Agreement may also be terminated if:

- a) the other party commits a material breach of any term of this Agreement that is not capable of being remedied within fourteen (14) days or that should have been remedied within fourteen (14) days after a written request and was not;
- b) the other party becomes unable to perform its duties hereunder, including a duty to pay or a duty to perform;
- c) the other party or its employees or agents engage in any conduct prejudicial to the business of the other, or in the event that either party considers that a conflict or potential conflict of interest has arisen between the parties.

If the Agreement is terminated, Client shall pay all Rental Fees (as defined in the Article describing Rental Fees) incurred prior to the date of termination, regardless of which party terminated or why. The client is only excused from paying Rental Fees if the Provider ceases service.

Any termination under this subpart shall not affect the accrued rights or liabilities of either Party under this Agreement or at law and shall be without prejudice to any rights or remedies either party may be entitled to. Any provision or subpart of this Agreement that is meant to continue after termination or come into force at or after termination shall not be affected by this subpart.

Article 11 - FEES:

The client shall pay to Provider monthly installments of \$42 (the "Rental Fees").

The Rental Fees shall be payable in advance on the 1st (first) of each month.

Rental Fees shall be made to the Provider via the following methods: **E-check, credit card, money** order

The Provider will be available at the following address: 10031 Pines Blvd #220 Pembroke Pines, FL 33024

The first full Rental Fee under this Agreement shall be due upon receipt of the invoice emailed to you. No holidays, special events, or weekends shall excuse the Client's obligation to pay timely Rental Fees as described by this Agreement.

The following additional fees may apply and be updated as listed here https://gpworkspace.com/virtual-office:

Receive and Send Fax (\$2 Per Page), Receive Mail and Packages Notification (Hold Mail 30 Days, \$1.00 To Scan & Send Per Double-Sided Document)

If the Client is late with Rental Fees, the following late fee shall apply: An additional \$10.00.

Article 12 - LIMITATION OF LIABILITY:

Except in cases of death or personal injury caused by either party's negligence, either party's liability in contract, tort, or otherwise arising through or in connection with this Agreement or through or in connection with the completion of obligations under this Agreement shall be limited to the Rental Fees paid by the Client to the Provider.

To the extent it is lawful, neither Party shall be liable to the other Party in contract, tort, negligence, breach of statutory duty or otherwise for any loss, damage, costs or expenses of any nature whatsoever incurred or suffered by that other Party of an indirect or consequential nature, including without limitation any economic loss, data loss, loss of goodwill, or other loss of turnover, profits, or business.

Article 13 - INDEMNIFICATION:

To the extent allowed by law, Client agrees to indemnify, hold harmless, and defend Provider from and against any and all losses, claims, liabilities, and expenses, including reasonable attorney's fees, if any, for which Provider may suffer or incur in connection with Client's use or misuse of the Virtual Office Space or this Agreement, except Provider's own act or negligence.

Article 14 - GENERAL PROVISIONS:

a) GOVERNING LAW: This Agreement shall be governed in all respects by the laws of the state of Florida and any applicable federal law. Both Parties consent to jurisdiction under the state and federal courts within the state of Florida. The Parties agree that this choice of law, venue, and jurisdiction provision is not permissive, but rather mandatory in nature.

- b) LANGUAGE: All communications made or notice given pursuant to this Agreement shall be in the English language.
- c) ASSIGNMENT: This Agreement, or the rights granted hereunder, may not be assigned, sold, leased, or otherwise transferred in whole or part by the Client.
- d) AMENDMENTS: This Agreement may be amended at any time by the Provider only.
- e) NO WAIVER: None of the terms of this Agreement shall be deemed to have been waived by any act or acquiescence of either Party. Only an additional written agreement can constitute waiver of any of the terms of this Agreement between the Parties. No waiver of any term or provision of this Agreement shall constitute a waiver of any other term or provision or of the same provision on a future date. Failure of either Party to enforce any term of this Agreement shall not constitute waiver of such term or any other term.
- f) SEVERABILITY: If any provision or term of this Agreement is held to be unenforceable, then this Agreement will be deemed amended to the extent necessary to render the otherwise unenforceable provision, and the rest of the Agreement, valid and enforceable. If a court declines to amend this Agreement as provided herein, the invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of the remaining terms and provisions, which shall be enforced as if the offending term or provision had not been included in this Agreement.
- g) HEADINGS: Headings to this Agreement are for convenience only and shall not be construed to limit or otherwise affect the terms of this Agreement.
- h) FORCE MAJEURE: Provider is not liable for any failure to perform due to causes beyond its reasonable control including, but not limited to, acts of God, acts of civil authorities, acts of military authorities, riots, embargoes, acts of nature, and natural disasters, and other acts which may be due to unforeseen circumstances.
- i) NOTICES ELECTRONIC COMMUNICATIONS PERMITTED: Any notice to be given under this Agreement shall be in writing and shall be sent by email to the email address of the relevant Party set out at the head of this Agreement or other email address as that Party may from time to time notify the other Party in accordance with this clause.

Notices sent as above shall be deemed to have been sent the next working day after sending.

In proving the giving of a notice it shall be sufficient to prove that the applicable means of telecommunication was addressed and dispatched and dispatch of the transmission was confirmed and/or acknowledged as the case may be.

EXECUTION:

Name: Global Presence Enterprises, LLC
Representative Name: <u>Jack Hakimian</u>
Representative Signature:
Representative Title: President/CEO
Name: Berris Group, LLC
Representative Name: Ricardo Berris
Representative Signature:
Representative Title: Owner

_Virtual Office Plan Master Agreement Berris Group, LLC

Final Audit Report 2021-09-10

Created: 2021-09-09

By: Jack Hakimian (production@globalpresence.org)

Status: Signed

Transaction ID: CBJCHBCAABAA6Oura8S_lp0SCehStw11USN1W7tsMdNV

"_Virtual Office Plan Master Agreement Berris Group, LLC" History

- Document created by Jack Hakimian (production@globalpresence.org) 2021-09-09 1:32:03 AM GMT- IP address: 73.204.36.250
- Document emailed to Ricardo Berris (ricardo@migroupco.com) for signature 2021-09-09 1:32:28 AM GMT
- Email viewed by Ricardo Berris (ricardo@migroupco.com) 2021-09-10 1:37:54 AM GMT- IP address: 99.42.79.110
- Document e-signed by Ricardo Berris (ricardo@migroupco.com)

 Signature Date: 2021-09-10 1:41:22 AM GMT Time Source: server- IP address: 99.42.79.110
- Agreement completed.
 2021-09-10 1:41:22 AM GMT