

THE MISSING PIECE RISK



#### About this Agreement:

JBC Corporation, hereafter referred to as JBC, hereby seeks to enter into a Cooperative Partnership Agreement, hereafter referred to as a CPA, with the individual, business or group identified herein for "mutual benefit" whereas JBC and the identified Party within this CPA will work together in a manner that intentionally benefits the other and each other combined. By officially becoming a Cooperative Partner of JBC this CPA is then considered a soft asset of JBC because of the enhanced value due to the "human capital" of the individual, business or group identified herein.

The term "mutual benefit" is used within this CPA because it is the intention of JBC to do business with others in a mutually beneficial manner at all times. The Party signing this CPA also authorized JBC to display their website, logo and/or contact information on the following websites utilized by JBC:

www.roadmapforjbc.com www.jbc-corporation.com www.jbc313.com

...in order to identify publicly those with whom JBC has a formal CPA with. This information can be left off these websites at the request of the Party identified herein.





The individual, business or group entering into a CPA with JBC is identified as:

If applicable the business or group is represented by the individual listed here as:

This CPA (cooperative partnership agreement) is hereby deemed in full effect on the date of \_\_\_\_\_\_\_\_. This CPA will remain in effect until the Party identified herein and/or JBC seeks a formal disassociation. This disassociation may be requested at anytime by either Party and at that time this CPA will be dissolved.

This CPA represents a specific type, or types, of cooperative arrangement that the Party identified herein will be offering JBC that include one or more of the following categories (place a check in the box(es) that apply):

\_\_\_\_\_ As a consultant, attorney, advisor and/or coach in the areas of law, finance, business or specific discipline(s) stated as such: \_\_\_\_\_.

\_\_\_\_\_ As a resource of "wholesale" hard, soft, virtual and/or paper assets to be sold to JBC at a discounted rate.

\_\_\_\_\_ As a service provider that provides specific services, identified in addendum or stared as follows \_\_\_\_\_\_.

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\_\_\_\_\_ As a vendor of specific product(s) that JBC needs during our business operations stated as

\_\_\_\_ As a resource that provides a specific value to JBC's business operations as identified as

\_\_ Other as described here \_\_\_\_\_

This CPA is designed to evolve through addendum and each addendum added to this document is only deemed valid whenever both Parties identified herein have signed the addendum and/or as signed by authorized representatives of each Party.

Neither JBC or the Party identified within this CPA as our Cooperative Partner has the authority to enter into any verbal or contractual agreement on the behalf of the other with any other individual, business or group unless this authority is given with specific provisions as attached to this CPA in addendum form. Neither Party identified herein is to be held responsible for the actions, contracts or agreements, of any kind, between those identified herein and any other Party. Authority for financial obligations may not be waived through addendum and therefore will not be accepted by JBC or the Cooperative Partner identified within this CPA.



In the event of disassociation between the Cooperative Partner identified within this CPA and JBC both Parties, and their representatives, agree to adhere to arbitration for no more than 18 months if/when the disassociation is deemed "in conflict" where one of the Parties identified herein, or both, seek relief in any form outside of the disassociation itself in order to respect each other and their rights to posterity. During this arbitration period both Parties agree not to seek any form of relief through any form of litigation and furthermore promises not to impede the other or their representatives.

The Cooperative Partner and JBC both agree that in the event of a sale or merger with another entity by which that entity takes controlling interest, this CPA will be deemed "in affect" unless one Party seek an exit of this CPA. In the event that an exit is requested by either Party identified within this CPA without conflict and/or a formal request for relief, this exit shall be immediately granted by both Parties without reservation or hesitation for the benefit of the other Party and themselves.

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This signatures below constitute a CPA between both Parties and their representatives as of the date indicated herein.

Signature of Cooperative Partner of JBC

Cooperative Partner Printed Name

Signature of Representative of JBC Corporation

JBC Representative Printed Name

Notary and/or Witness Signature (if applicable but not required).

Date

\_\_\_\_/\_\_\_\_.

/ /

Date

\_\_\_\_/\_\_\_\_.

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Date



This CPA is designed to evolve through addendum(s) being added and a list of addendums agreed upon by both Parties shall be recorded as follows:

Addendum # executed on/ Number of Pages
Addendum # executed on/ Number of Pages
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Addendum # executed on/ Number of Pages
Addendum # executed on/ Number of Pages
Contact Information JBC Corporation 9090 Dawes Detroit, MI 48204 E: support@jbc313.com W1: www.jbc313.com W2: www.rodmapforjbc.com W2: www.jbc-corporation.com P: 313-790-7477
Cooperative Partner:
Address:
City/State/Zip:
Website:
Email:
Phone:



Addendum 1 created on \_\_\_\_/\_\_\_/\_\_\_.

The first addendum may include the following content: \_\_\_\_\_\_\_,

Signatures in Agreement

Signature of Cooperative Partner of JBC

Signature of JBC Representative

\_\_\_\_/\_\_\_/\_\_\_\_

\_ ,

Date

\_\_\_\_\_

\_\_\_\_/\_\_\_/\_\_\_\_

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Date