## LEGAL TERMS ACKNOWLEDGMENT

Effective Date:	
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This document constitutes a stand-alone agreement entered into by the undersigned ("Customer") in connection with the purchase or use of any products or services offered by Funding CEO LLC ("Company"), including but not limited to corporate entities, shelf corporations, registered agent services, mail forwarding services, and all related offerings. This document reinforces and supplements the legal enforceability of the Company's Terms of Use and incorporated policies.

- 1. **GENERAL RELEASE OF LIABILITY:** Customer irrevocably and unconditionally releases, acquits, and forever discharges the Company, its officers, directors, owners, contractors, employees, registered agents, affiliates, successors, and assigns from any and all claims, causes of action, losses, liabilities, damages, costs, and expenses, whether known or unknown, arising from or related to any product or service provided by the Company, including any theories of fraud, misrepresentation, breach, statutory violation, or negligence.
- 2. **LIMITATION OF LIABILITY:** In the event of any legal claim by Customer, the Company's total maximum liability shall be strictly limited to the total amount actually paid by the Customer to the Company for the product or service that is the subject of the dispute, not including any mailing or pass-through costs. In no event shall the Company be liable for any consequential, incidental, indirect, special, exemplary, or punitive damages.
- 3. AGREEMENT TO ARBITRATE: By purchasing or using any products or services from Funding CEO LLC ("Company"), you agree that any dispute, claim, or controversy of any kind—including those based on fraud, misrepresentation, deceptive trade practices, unjust enrichment, breach, negligence, or statutory violation—arising out of or related to your order, the services provided, the Company's websites, or any agreement between you and the Company, will be resolved exclusively through final and binding arbitration conducted online and based solely on written submissions, unless mutually agreed otherwise or as required by the arbitration provider. Arbitration shall be administered, in order of preference, by net-ARB (www.net-arb.com), Arbitration Resolution Services (www.rapidruling.com), (www.arbresolutions.com), RapidRuling Brief Ejudicate (www.ejudicate.com), or the American Arbitration Association (www.adr.org); if none accept jurisdiction, the matter may only be filed in Denver County Small Claims Court in Colorado, where both parties waive jury trials and agree to written submissions only if permitted. Arbitration must be on an individual basis only, and no party may bring or participate in any class action, collective arbitration, mass arbitration, or representative proceeding. The arbitrator has exclusive authority to determine all issues of arbitrability and interpretation, may not award punitive, exemplary, or treble damages, and must follow the terms of the parties' signed agreements, including all general releases and limitations of liability. All arbitration costs will be split evenly unless otherwise required by the provider, though Company may advance your share in its discretion. If Company prevails, you agree to reimburse all fees and costs incurred in connection with the arbitration. Company may vacate any arbitration award that contradicts or misinterprets signed agreements or fails to apply contractual liability limits; you waive any right to vacate awards that adhere to the signed agreements. This clause is governed by the Federal Arbitration Act and Colorado law, applies retroactively and prospectively, and survives termination. Company may update this clause at any time through its Terms of Use or incorporated policies without notice; continued use binds you to all updates, and you agree that any updated version of this arbitration clause will govern all past, present, and future disputes.
- 4. **INDEMNIFICATION:** Customer agrees to indemnify, defend, and hold harmless Funding CEO LLC ("Company"), its owners, officers, directors, employees, contractors, agents, affiliates, successors, and assigns from and against any and all claims, losses, damages, liabilities, judgments, costs, and expenses

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(including reasonable attorneys' fees and arbitration or court costs) arising from or related to: (a) any breach or alleged breach of this agreement or any incorporated policy or agreement by Customer; (b) any attempt by Customer to circumvent, contest, or invalidate any provision of the Company's Terms of Use, incorporated policies, or mandatory arbitration clause; (c) any use or misuse of Company's products, services, or websites; (d) any legal or administrative claim brought by a third party that arises from Customer's conduct or order; or (e) any assertion of rights, defenses, or counterclaims in contradiction of the express contractual limitations, disclaimers, and releases agreed to by Customer. This indemnification obligation is binding, applies retroactively and prospectively, and survives the expiration or termination of any agreement between Customer and Company.

- 5. **ENTIRE AGREEMENT:** This document, together with the Terms of Use and any incorporated policies or agreements, represents the entire agreement between the parties. Customer affirms that no reliance is made on any statement, marketing, oral promise, implication, or communication outside of the written terms of these agreements.
- 6. **NO DURESS OR COERCION:** Customer acknowledges they have had the opportunity to consult legal counsel, are entering into this agreement voluntarily, and are not under duress, coercion, or undue influence. Customer affirms understanding of the English language and all terms herein.
- 7. **GOVERNING LAW:** This document is governed by and shall be construed under the laws of the State of Colorado, without regard to its conflict of law principles.

BY SIGNING BELOW, CUSTOMER AGREES TO HEREIN.	O BE LEGALLY BOUND BY	ALL TERMS
Customer (Signature)	_	