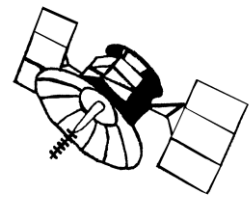


# HOWSE SERVICES, INC.

522 Fairdale Street  
Friendswood, TX 77546

Fax: (786) 551-5761

Email: [howse@incredible-concepts.com](mailto:howse@incredible-concepts.com)



## ASSIGNMENT AGREEMENT

[CODE]-[DATE]

### PREAMBLE

Whereas, HOWSE SERVICES, INC (“HOWSE”, a Texas USA Corporation) owns securities as listed in <http://www.change2100.com/THIBMART/DOCS/docs.html> (hereinafter “DOCS”);

Whereas, [name of assignee] (“ASSIGNEE”, [identification, registration number, current address]) has business contacts through which securities owned by HOWSE may be used in non-depletion transactions to create business profits;

Whereas, ASSIGNEE has been referred to HOWSE by FIDES GESTION FINANCIERA, S.A.P.I. DE C.V. (“FIDES”, in Mexico), through which firm all assignments of securities listed in DOCS must be contracted, as the sole agent for HOWSE for such assignments to be made.

The parties hereto hereby agree and covenant that:

### CLAUSES

1. Time spent by the parties hereto in pre-negotiating this agreement constitutes sufficient exchange of value to where this ASSIGNMENT AGREEMENT is a legally binding contract.
2. The PREAMBLE hereof is hereby made part of the CLAUSES hereof by this reference thereto.
3. HOWSE hereby authorizes ASSIGNEE to show DOCS to other parties when legally negotiating business through which listings in DOCS may be used to obtain profits.
4. Once ASSIGNEE has negotiated business, ASSIGNEE may present specific contracts that ASSIGNEE shall undertake using assignments of securities listed in DOCS; and, if acceptable to HOWSE, shall instruct FIDES to arrange for assignment of agreed upon securities to appropriate parties.
5. HOWSE shall sign documents, acceptable to HOWSE, as may be necessary for assignments approved by HOWSE to be legally executed.
6. For each contract, ASSIGNEE shall use a portion of proceeds, as may be agreed to by HOWSE, to purchase SUPER UNIFORM ADVERTISING WEEK SERVICES (“SUPER UAWS”) through internet

coordinates that shall be stipulated by HOWSE, and shall deposit payments as agreed to with HOWSE in coordinates that the vendor of SUPER UAWS may stipulate.

7. This ASSIGNMENT AGREEMENT may be delivered by electronic transmission and signatures thereon shall be deemed as original signatures for all relevant purposes.
8. In derogation of applicable provisions of international treaties or domestic laws, all parties that may rely hereon hereby must severally solemnly acknowledge and irrevocably accept (i) that the laws of Galveston County, Texas, USA apply exclusively, having absolute precedence over any other law of any other jurisdiction, and (ii) to elect as exclusive jurisdiction and venue, which hold respectively absolute precedence over any other jurisdiction and venue whatsoever, as per the rules and regulations thereof, the courts of Galveston County, Texas, USA .
9. In the event of a dispute regarding any provision herein that cannot be resolved by good faith negotiations between relevant parties hereof, then the subject matter of said dispute will be referred to arbitration for final and binding resolution in accordance with the laws, rules, and regulations of the jurisdiction governing this ASSIGNMENT AGREEMENT.
10. A party availing itself of arbitration, in accordance herewith, shall bear the full costs and expenses related thereto. Costs and expenses incurred during arbitration, including legal fees, will be finally awarded, in addition to any other due and payable compensation, to the prevailing party.
11. The decision of arbitrator(s) shall be final and binding on all parties related hereto and shall be presentable in any court of competent jurisdiction for enforcement.

HOWSE

SECRETARY/TREASURER

ASSIGNEE

[name]

[title]