VENDOR/DISTRIBUTOR AGREEMENT

	AGREEMENT made this		
"Di	otributor") boying a principal address		, (hereinafter referred to as
Cle	stributor") having a principal address eaning Consultant Service, Inc. (here siness at 3693 E. Marginal Way S., S	einafter referred to	
1.	Vendor shall ship to Distributor orders with a 25% (40% if purchase of more then 5 items per order) discount off retail prices of Vendor's Proprietary Products as indicated on Attachment A. Vendor shall ship to distributor orders of Vendor's non – proprietary products with a discount outlined in Attachment A.		
2.	All orders will have Postage and Handling Charges added by Vendor and will be paid by Distributor. (Postage will be based on charges set by either Priority Mail or United Parcel Service. Orders under \$50.00 will be sent by Priority Mail, orders over this amount will be sent UPS) (Their will be a \$2.00 handling charge added to all orders)		
3.	 Payment of all orders from Distributor will be due at time of order. Orders will be paid by a credit card prior to orders being shipped. No Purchase Orders will be accepted. 		
4.	Distributor may sell the materials through internet sales or by representatives calling on customers or any other means of communication to customers so long as professional courtesy is used. The territory available for Distributor is United States and any foreign country.		
5.	Materials may be returned by Distributor upon approval (Excluding Reports and Software), if in resalable condition, and within a 30 day period of time. Vendor reserves the right to either issue credit or refund for the materials returned. If returns are deemed to be significant a restocking charge of 5% may be added by Vendor. A \$35.00 rental fee will be charged for any video returned in good condition and within 30 days of purchase.		
6.	Termination of this Agreement by either party will be 30 day written notice. This Agreement will continue for an indefinite date until termination by written notices of either party is made.		
7.	This Agreement is to be construed Washington and the Distributor her Courts of the State of Washington.		
Ву	: Signature	Ву:	ature
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	Printed Name & Title	Pres	ident of CCS, Inc.