

NETWORK AND SERVER CONSULTING AGREEMENT

This Consulting Agreement ("Agreement" is entered into as of this 26 day of January 20 26, by and between Webby Enterprises LLC / Connectivity.Engineer ("Consultant"), and Brown Technologies, LLC ("Client").

1. Services

Consultant agrees to provide network and server consulting services, including but not limited to design, implementation, troubleshooting, and management of network and server infrastructure as outlined, TBD by Scope of Work. Consultant and Client may execute multiple Scopes of Work under this Agreement. ("Services")

2. Fees

- Business Hours Rate: \$125.00 per Hour (Monday - Friday, 8:00AM - 4:00PM ET)
- After Hours Rate: \$175.00 per Hour (all other times, including weekends and holidays)
- Travel as incurred

Consultant will invoice Client at predetermined schedule (End of Scope of Work, End of Month, etc) and payment is due within 5 days of receipt of invoice. Payment to be made via Credit Card or ACH via the Consultant billing portal.

3. Ownership and Disclosure

Client acknowledges that Consultant owns and operates multiple businesses, including but not limited to:

- Data Center Operations
- ISP Telecom Brokerage
- IP Leasing
- Managed Services

Client acknowledges that this does not constitute a conflict of interest with the Clients business.

4. Confidentiality / Non Disclosure

Consultant and Client agree to maintain strict confidentiality regarding all proprietary information disclosed during the course of this engagement, including but not limited to network architecture, passwords, client lists, and financial information ("Confidential Information").

Neither party shall disclose Confidential Information to any third party without prior written consent of the other party, except as required by law. This obligation survives the termination of this Agreement.

5. Term and Termination

This agreement shall commence on the date above and continue until terminated by either party with 30 days written notice. Consultant may terminate immediately in case of non payment or breach of confidentiality.

6. Limitation of Liability

Consultant shall not be liable for any indirect, incidental, or consequential damages arising from the Services, and total liability shall not exceed the fees paid by Client under this Agreement.

7. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of Florida, County of Osceola.

8. Entire Agreement

This agreement constitutes the entire agreement between the parties and supersedes all prior communications or understandings, whether written or oral.

9. Notices

If to Consultant:

Webby Enterprises LLC
4853 E IBM HWY #333
Saint Cloud, FL 34771
jmeyers@webbytech.net

If to Client:

Company: Brown Technologies, LLC
Address: 699 Green Garden Pl
Address: _____
City: Lockport State: IL
Zip: 60441
Email: jake@brown-technologies.net

IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first written above.

CLIENT:

Company: Brown Technologies, LLC
Name Jake Brown

Webby Enterprises LLC / Connectivity.engineer
Josh Meyers

Signature: 
Date: 1/26/2026

Signature: _____
Date: _____