

Live Negotiator Corporation, (LNC) 1055 West Georgia Street, Suite 2400 Vancouver BC V6E 3P3, Canada

> Raymond C. Dabney President & CEO +1.778.288.1389 raymond@livenegotiator.com

CSi-EDP, Financial Member Partner

Beneficiary Details: SWIFT FIELD 59	LIVE NEGOTIATOR CORPORATION 1055 West Georgia Street, Suite 2400 Vancouver, BC, V6E 3P3, Canada
Institution Number:	0809
Transit Number:	17170
ABA Routing #:	080917170
Account Number:	110020706754
Beneficiary Bank: SWIFT FIELD 57 Swift Code:	Central 1 Credit Union 1441 Creekside Dr, Vancouver, BC V6J 4S7, Canada Phone: +1.604.734.2511 Swift Code: CUCXCATTVAN
Additional Notes: SWIFT FIELD 70	COAST CAPITAL SAVINGS FEDERAL CREDIT UNION, 800 - 9900 King George Blvd, Surrey, BC, V3T 0K7 Canada
Correspondent Bank:	Citibank N.A. New York, USA SWIFT CODE: CITIUS33XXX ABA: 021000089 Citibank Account No. 36371006



Cannabis Science Inc. 500 Madison Street #104, Nashville, TN, 37208 raymond.dabney@cannabisscience.com +1.778.288.1389

PROMISSORY NOTE

\$_____ USD

FOR VALUE RECEIVED the undersigned, Cannabis Science Inc, a Wyoming Corporation, with place of business at 500 Madison Street #104, Nashville, TN, 37208 (the "Debtor"), does hereby PROMISE TO PAY to the ("Lender"),

NAME:______ADDRESS:______PHONE:_____

Lawful money of the United States, the USD sum of:

(\$_____)

(the "Principal Amount"),

*** All Bank wire payments sent to Live Negotiator Corporation, CSi-EDP Financial Partner for Cannabis Science Inc.

This loan advanced to the Debtor on July_____, 2022 (the "Lending Date") with no interest accruing or payable as follows:

The sum of (\$_____)___USD due and payable on

July ____, 2023.

THE DEBTOR, while not in default hereunder, shall be entitled to repay the whole or any portion of the Principal Amount, to the Lender any time, without notice or penalty. All such payments shall be applied firstly to the principal amount owing.

THE LENDER has the right to convert in whole or in part the Principal Amount at any time with written notice of conversion for any portion of this note into a percentage payment right of:

- 1. Common Shares of the Company at (50%) discount of last trading price.
- 2. Mutually agreed 1 Million STRONG Campaign percentage rate.
- 3. ASU Endowment.



UPON DEFAULT of any provisions of this Promissory Note, the Lender will provide the undersigned with fifteen (15) days written notice to remedy the default and if the default is not so remedied, the entire unpaid Principal Amount and all accrued and unpaid interest shall immediately be due and payable.

THE DEBTOR further acknowledges and agrees to pay the Lender for any costs the Lender incurs in relation to the collection of this Promissory Note, including but not limited to, reasonable solicitor's fees.

THE DEBTOR hereby waives presentment for payment, notice of dishonor, notice of non-payment, protest, notice of protest, bringing of suit and diligence in taking any action.

THIS PROMISSORY NOTE and the rights and obligations of the parties hereunder shall be construed in accordance with and governed by the laws of the State of Nevada.

DATED, agreed, and signed by both parties as of the _____ day of July _____ 2022.

Cannabis Science Inc.

Funder

Raymond C. Dabney, President

Sign: _____

Print: _____