

Bolimini.

Packages

Silicon Harbor

Package
\$3,500

1. NDA
 2. Entity Formation
 3. Brand Assessment & Trademark Filing in (1) Class
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1. NDA
2. Entity Formation
3. Brand Assessment & Trademark Filing up to (2)
Classes
4. Cap Table
5. Shareholder Agreements

Silicon Beach

Package
\$6,000

Silicon Valley

Package
\$10,000

1. NDA
 2. Entity Formation
 3. Brand Assessment & Trademark Filing up to (2) Classes
 4. Cap Table
 5. Shareholder Agreements
 6. Employee Agreements
 7. Employee Handbook
 8. Website Privacy Policy and Terms & Conditions
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Type of Documents

Agreements

Non-Disclosure / Confidentiality Agreements An NDA is very effective tool to make sure that when you have exploratory conversations with a potential partner/vendor, you are not at risk of that third party getting access to your trade secrets and then copying them. Make sure you get an attorney to help you create a robust NDA to protect yourself from theft.

Non-Solicitation

These types of agreements make sure that any vendor or partner that is working with you will not purposefully poach your team or staff. Create a good Non-Solicitation agreement to protect your human capital.

Non-Compete Agreements

Non-compete agreements will protect your company from an employee competing in the same field of business or for the same type of product for a specific duration. Please note that these are not likely to be enforceable in the State of California.

Independent Contractor Agreements

How to legally retain and collaborate with a worker that joins your company as an independent contractor and not as an employee. These agreements outline terms, pay, working arrangement, confidentiality, and so on.

Employment Agreements

These agreements are meant to explain the contractual relationship between employer and employee who will provide a service in exchange for payment. It is very important to have these terms clear from the outset to avoid future litigation.

Service Agreements

These are contracts between parties to outline ownership and responsibilities, as well as duties owed. Very important to also define Intellectual Property ownership.

Managed Service Agreements

These contracts are between two parties, one of which is a Managed Service provider and a client. It will outline the type of work provided, the time frame, the cost, etc.

Statements of Work

Normally these will be attached as an addendum to a Master Service Agreement. These are very detailed statements that will outline the whole project, with activities, deliverables, and timetable related to the project.

Software License Agreements

With this document you can protect your software allowing a licensee to use it but not own it. This agreement is important to emphasize that you own the underlying technology.

Asset Purchase Agreements

When somebody purchases an asset from a seller, everyone wants the process to go smoothly. This agreement will protect the buyer and the seller on the purchase of property such as real property or business assets.

Wind-up / Dissolution Agreements

Sometimes a company will need to close its doors. This specific agreement ensures that creditors and partners receive their money, and it will help cover the whole dissolution process.

Operating Agreements

Whenever you create an LLC you need to develop an Operating Agreement. This document establishes the financial and functional baselines that will guide your new company.

Shareholder Agreements

Different parties may invest to become a shareholder in a company. You need this document to protect those investors rights, as well as outline their duties and responsibilities.

Types of Documents

Settlement Agreements

It is always critical to document how you are going to settle a dispute. These agreements are essential to put into writing what the parties have decided prior to a final judgment.

Releases / Waivers

Depending on the situation, somebody may want to limit their liability from participating in an event or project. These types of agreements make sure what things they will not be responsible for in the future.

Promissory Notes

If you are in the business of dealing with loans and financing payment, a promissory note is what you need. These agreements will protect both parties, borrowers and lenders. It is meant to prove the existence of the debt.

Commercial Lease Agreements

This is a tenancy rental agreement, but the property is designed for commercial use, and as such the landlord might seek protections with a personally drafted commercial lease agreement and ad hoc terms. It is essential that you have an attorney review these terms for you.

Terms of Use (Website)

The perfect digital era kind of agreement. These terms are needed between the owner of the website and each of the users that engage with it. This is a smart way to limit your liability and to protect your rights.

Privacy Policy (Website)

In the Digital Era you need to inform your users on how you collect their data and what you do with it. Moreover, each Privacy Policy needs to be tailored to each website owner based on their situation.

Reseller Agreements

This document is meant to outline how a reseller will resell a product from another company. This happens a lot in retail whereby the original designer wants to make sure their brand is being sold correctly in an independent store.

White Label / Private Label Agreements

The white label agreement is used for arrangements whereby one party provides goods or services and the other party uses these goods or services under its own brand. These agreements are important to secure Intellectual Property rights as well as licensing fees.

Distribution Agreements

This contract is between a supplying company with products to sell and another company that markets and sells the products. It normally has the distributor buying the product from the supplier and the distributor has to place the product in a specific geographic area.

Sales Representative Agreements

Sometimes a business owner will want to hire people in the field to sell their good or services. This type of agreement makes it very clear what the responsibilities of the Sales Representative are.

Types of Documents

Opinion Letters

Sometimes it is critical that a company document legal advice that they have received. This protects a company from future litigation by proving that they did their due diligence on how to stay compliant with different laws.

Employee Handbooks

Every company needs to have guidelines for what employees can or cannot do in the workplace as well as inform them of vacation time and ground rules. This handbook is critical in protecting employers from employee lawsuits.

Cease & Desist letters

Sometimes other people might take your ideas and use them for their own financial benefit. It is paramount you have an attorney on your side to send letters and uphold your rights.

Transfer of IP Rights

Sometimes it is beneficial for an owner of Intellectual Property to transfer those rights to a third party. These can be complicated agreements to draft which is why an attorney would be very valuable.

Letter of Intent

Sometimes you want to begin a dialogue with a third party about an upcoming project together. However, you are not yet ready to formalize the business relationship. In these instances have an attorney draft a Letter of Intent for you to document your intentions for the future.

Equity Award Plans / Stock Option Agreements

Companies like to award investors or even employees with owning a share of the company. This occurs a lot in the tech industry. Have an attorney assist in drafting a Stock Option Agreement to protect your assets while benefiting another party.

RFPs / RFQs

Many companies go through a process whereby they seek to get proposals from third parties to assist them with a major project. You really need to work with an attorney to review your request, review proposals submitted and select the right party for your project.

Services

Trademark searches w/ opinion

While it is important to protect your brand it is of utmost importance that you do your due diligence prior to spending money on a trademark application. Work with an attorney to do a prior search to assess your chances of success when filing for your trademark.

Trademark monitoring

It is often said, owning Intellectual Property is not a right, it is a responsibility. Protecting your brand is only the first step. You need to work with an attorney to continually monitor the Web and new trademark applications to make sure nobody monetizes your brand without your knowledge.

Trademark filings

Oftentimes entrepreneurs think applying for a trademark is easy. It is most definitely not. You really need an attorney to help you with likely initial objections and Office Actions in order to successfully protect your brand.

Copyright filings

Most people don't know that you automatically have Copyright protection from the moment you put your idea on paper. However, if you ever want to step into a court of law to protect your rights, you need to have a Copyright Certificate. Getting a Certificate can be a long and complicated process so you would benefit from having an attorney assist you.

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