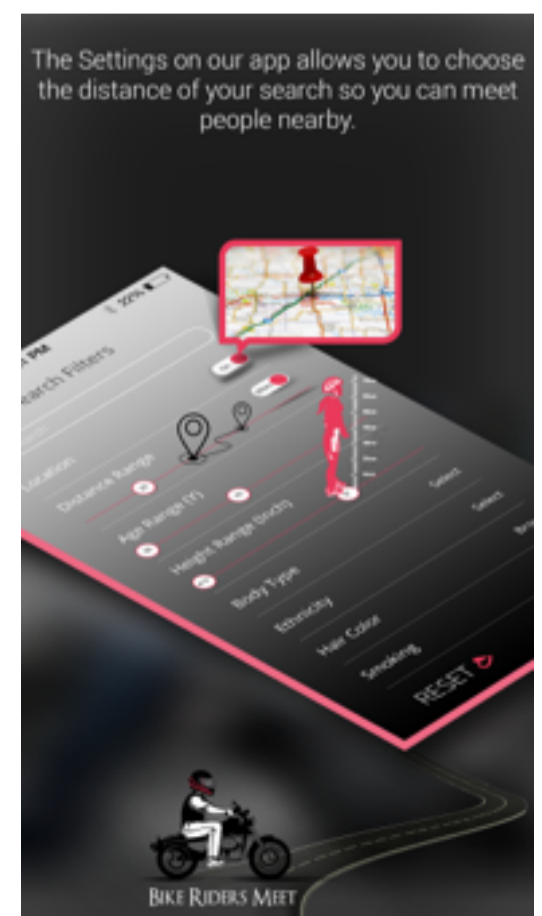
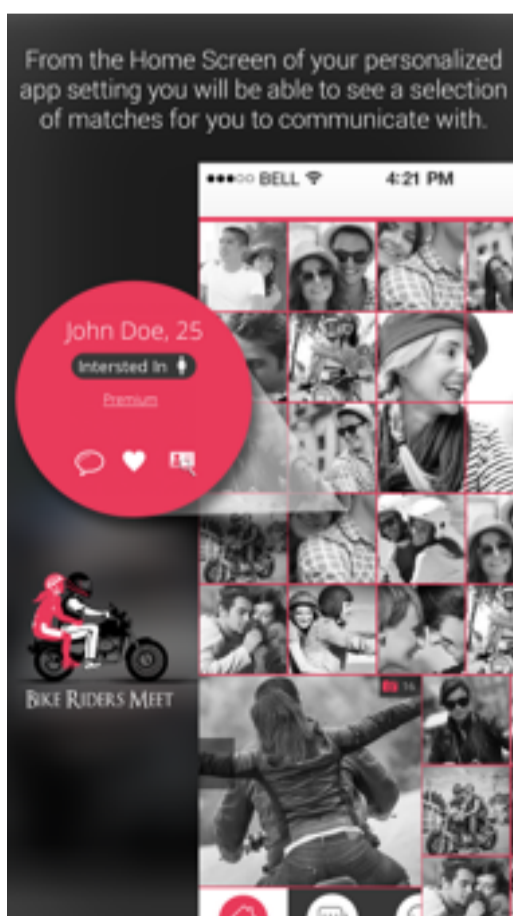




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Private Equity/Private Loan Agreement





INTRODUCTION TO THIS PRIVATE EQUITY, PRIVATE LOAN AGREEMENT

Bike Riders Meet is an independent subsidiary of Into-Realty LP and is owned by Lee Hamlin and Johnny Giles. The purpose of this Private Equity, Private Loan Agreement, hereafter referred to as PEPLA, is to outline a set of terms and conditions that will enable Bike Riders Meet to raise private equity and/or private loan capital. The website and mobile apps are complete and the platform has a real value as the primary asset used as collateral.

There are two options available to any Individual, Group of Individuals or Institution and they are; 1.) To provide Into-Realty LP with a "Private Equity" capital injection for a non-dilutive equity stake in the pre-tax, post expenditure profitability of all revenue generated that constitutes a silent ownership of the entity "Bike Riders Meet" or 2.) To provide Into-Realty LP with a "Private Loan" that will be repaid on terms set forth in an Addendum attached to this original document as agreed upon by both Parties.

This documentation is not a solicitation for conventional Investment Capital however the filing of a 506 Reg. D (b) is one option to create an instrument for an Equity position, however it is not the only option available to Into-Realty LP.

You may contact us for further elaboration, discussion and negotiations and we welcome your reply communications.

Sincerely,

Lee Hamlin, Principal

C: 404-883-1615 E: lee@BikeRidersMeet.com

Johnny Giles, Principal

C: 980-355-4887 E: johnny@BikeRidersMeet.com



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SCHEDULE USE OF CAPITAL RECEIVED

Bike Riders Meet has created a document titled “A Brief Overview of Our Business Venture” that we encourage you to read along with this PEPLA. All capital received by Into-Reality LP for Bike Riders Meet will be allocated in accordance with our intent to market and promote the sale of subscription based memberships and merchandise using our unique IP (intellectual property) to generate revenue.

There shall be no limitation placed upon Into-Reality LP and Bike Riders Meet as to how the Principal Owners allocate the capital raised/received however we will facilitate the allocations transparently in any of the following ways; a.) to pay for advertising and marketing initiatives to create brand awareness and to furthermore generate app downloads, website traffic, membership signups and merchandise sales, b.) to pay for direct and indirect promotional initiatives using in-print, in-person and digital mediums, c.) to compensate individual contractors, the Principal Owners, service providers, suppliers and vendors, d.) to cover travel, trade show, bike rally and venue rental costs, e.) to purchase necessary business equipment for inner office, on-site and event related operations, f.) to pay for accounting, legal and business related fees/retainers essential to our operations, g.) to pay for memberships into groups, organizations and other affiliations inline with our goals, h.) to pay for IT/Website/App development and ongoing updating and upgrades, i.) to pay necessary utilities, leases, credit line, business loan and other operational costs, j.) to pay for selective services related to consulting, professional services, spokesmodels, public relations, sponsorships, cooperative costs and endorsement(s), k.) to brand Bike Riders Meet using conventional, non-conventional and creative strategies and techniques following our unique IP (intellectual property), l.) to host, co-host, sponsor and/or co-sponsor select parties, events and other gatherings that enable us to advance the awareness of our bran, m.) to maintain an aggressive social media presence, radio, television and printed media presence and n.) all other activities and initiatives deems appropriate by the Principal Owners to meet our goals.

*Additional disclosures may be provided and identified in Addendum.



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ROLES AND RESPONSIBILITIES OF OUR PARTNERS AND OURSELVES

Our “Partners” refers to anyone who provides Into-Reality LP and Bike Riders Meet any form of financial/capital allocation through a PEPLA and all Parties must formally agree to the following roles and responsibilities without hesitation or reservation;

- Our Partners are required to accept all applicable risk(s) associated with providing us with any form of capital under any terms or conditions whereas the risk(s) are deemed with the potential reward(s).
- We promise our Partners to work tirelessly to meet and whenever possible exceed our potentiality and to do so in a voluntarily transparent manner, providing our Partners with any reasonable request for information within a timely manner.
- Our Partners agree to enter into Arbitration and promise to avoid formal legal proceedings against Into-Reality LP and/or Bike Riders Meet in respect of our collective pursuit of posterity combined with a willingness to do business for mutual benefit without negatively impacting the other.
- We promise our Partners to allocate the due returns to our Partners in a timely manner and furthermore promise to seek to increase their returns whenever possible through the natural evolution of our venture.
- Our Partners agree to provide us the capital through one of our PEPLA options to be allocated by us as we deem appropriate without restriction and to furthermore make the capital injection into Into-Reality LP for Bike Riders Meet without collateral with the understanding that the website and mobile apps are assets that can be sold in the event of an offer to buy, a need to liquidate and/or a request by our Partner(s) for settlement at which time the asset(s) held by Bike Riders Meet are partially owned by our Partners.
- We promise our Partners to do business in an ethical and professional manner for our mutual benefit and to adhere to all applicable legal compliance and/or regulatory standards by which we promise not to hold our Partners liable for any issues that may arise for Bike Riders Meet as the Partners hold a silent position within our venture.

*Other roles and responsibilities can be outlined in Addendum.



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BEFORE YOU DO BUSINESS WITH INTO-REALITY LP AND BIKE RIDERS MEET

We encourage you to complete your own applicable due-diligence and research to determine if the risk(s) you are taking in this PEPLA are with the potential reward(s) and to only allocate fund(s)/capital to us with the understanding of the potentialities of loss. You must unconditionally be willing to accept all applicable risk(s).

THE EVOLUTION OF THIS DOCUMENT THROUGH ADDENDUM(S)

This PEPLA is designed to evolve through the adding of Addendum(s) without the core content of this original document changing. Addendum(s) added to this document are valid only when signed by the Partner and at least one of the Principal Owners of Bike Riders Meet.

LEGAL DISCLOSURE

This document has been created by the Principal Owners of Into-Realty LP, a Delaware Limited Partnership which is the Parent Company of Bike Riders Meet. Bike Riders Meet is an independent subsidiary of Into-Realty LP and other aspects of disclosure may apply. Our intentions are to adhere to all applicable State and Federal compliance and regulatory guidelines relative to how we raise Private Equity and/or Private Loan Capital however this document is not a solicitation for conventional investment capital, nor is it a promise to provide now or in the future any form of Security to those who provide us with any form of capital. This is a "Private Venture" and therefore all risk(s) are assumed by the capital provider(s) who are seeking one or more forms of financial/other type of reward(s). *Other aspects of legal disclosure may be provided in Addendum form.



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CAPITAL INJECTION BY OUR PARTNER

On this the ____ day of _____ in 20____, the Partner identified by name herein as _____, whose institution is identified by name herein as _____ (optional) has chosen to allocate to Into-Reality LP and Bike Riders Meet the sum of \$_____ as a (select one only) ___ Private Equity Agreement or ___ Private Loan Agreement whereas the repayment terms are attached to this PEPLA document in Addendum form consisting of ____ page(s).

SIGNATURE IN UNCONDITIONAL AGREEMENT

_____/_____/_____.
Signature of Partner identified herein Date

_____/_____/_____.
Signature of Principal of Into-Reality LP Date

***No witness to signatures are required as the allocation of fund(s) constitutes a formal agreement between the Parties.**

of Addendum(s) attached at time of signing this document _____.

Additional Addendum(s) added: _____ # of Page(s) _____.
_____ # of Page(s) _____.
_____ # of Page(s) _____.

