

Startup Packet



Package Contents

Company Background
Company Goals
Benefits and Pay
Resumes
Hiring Instructions
Template



Company Background

This company shares technology among its employees as a surcharge to its employees, which is further explained in the hiring instructions. Our employees begin with company assets/technology and then add their own, thus forming new technologies. Corporate is still under development and will lend to positions available in corporate management. Right now, our company is doing business on a preliminary basis. If you are looking to improvise on our technology, or if you are looking for management position at ASSC, continue reading. For management roles, please send your resume; instructions are in the "Resumes" Section of this packet.

If you are thinking, Why ASSC, we are rapidly expanding with unbeatable technologies in all areas of computer science. Printed electronics, Quantum Machine Engineering, and Software exploration are just a few. For Job Security, this company will be around an estimated 42 years until it takes a new formation. We do not discriminate, or even background check unless something is brought to attention that requires an inquiry there. When you are done reading this packet, you will be able to work for us, and are an employee. This company will always be expanding which well open more corporate positions and opportunities.

We are flexible. Outside of corporate which most of us are, we make our own hours, start our own businesses, and worry about nothing. We are strong, positive, sharing, thoughtful people, and we hope that this company will remain to be.



Company Goals

Our goals include, and are not limited to continuation of expansion, starting corporate operations, and maintaining to be a company that fulfills the dreams of our employees and clients.





Benefits and Pay

Most of us make our money doing business with our unique clients in the areas of our technology. We understand that Alternative Solutions for Supercomputing let's us work with technology that we have not invented, so we pay 1% to the company. Corporate may receive benefits such as health and dental, but that only applies to certain employees. You are expected to use your revenues to acquire these needs.





Resumes

For corporate positions, please send you Resumes. For all other employment opportunities, read the Hiring Instructions in the next section. In your resume, make sure you include the position you need, and your intensions. We do not have a set structure, but will maintain current positions in this enterprise, as well as add to these positions. So, think about where you can make a difference, and let us know.





Hiring Instructions

These instructions will contain everything you need to get started working with Alternative Solutions for Supercomputing. Once you have read through it, you are hired! An outline and examples of documents will be your training. This will show you how to sell your technology, share with other employees, and grow our company.

Alternative Solutions for Supercomputing takes 1% of your proceeds. Visit our site (https://assc.us) and find the "Make A Payment" Button when you have the funds. You may sell our technology however you wish. For example, you may have your clients pay monthly, or make payments towards the full transaction amount.

Let's begin!

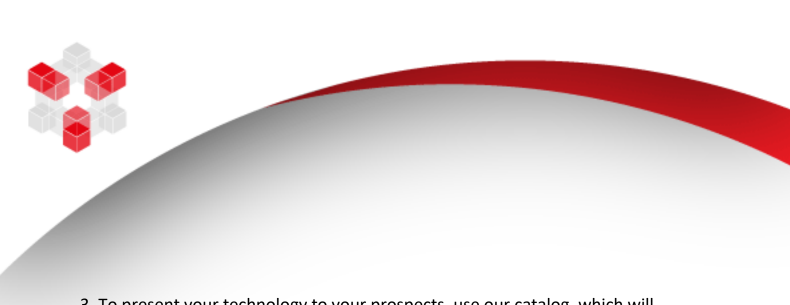
1. Always use this letterhead; it is fine if you want to add to it in the following fashions:

PSSC&ME

or

In other words, you can add your own logo or trademark, and/or subsidy name, and if you are a subsidy this is a requirement. You may use color also.

2. Always use the NDA included in this packet for your client(s); you are an employee of Alternative Solutions for Supercomputing and can do so. In fact, I cannot allow you to form your own. Make sure that you edit the agreement date in the first paragraph, as well as the disclosing party and recipient name(s), and the Business Purpose section.



3. To present your technology to your prospects, use our catalog, which will include this company's NDA, and change the imagery to suit your needs. You may use the images included if you would like; you may copy or edit them as well.

An example/Template begins on the next page:





Catalog 2019



READ NDA ON VERY NEXT PAGE FIRST





Non-Disclosure Agreement

THIS AGREEMENT is made and entered into as 1/1/11 ("Effective Date"), by and between Alternative Solutions for Supercomputing, ("the Disclosing Party") and John Smith, ("the Recipient") (collectively, "the Parties").

Purpose for Disclosure ("Business Purpose"): To protect the technology disclosed to the Recipient or Parties.

The Parties hereby agree as follows:

- 1. For purposes of this Agreement, "Confidential Information" shall mean any and all non-public information, including, without limitation, technical, developmental, marketing, sales, operating, performance, cost, know-how, business plans, business methods, and process information, disclosed to the Recipient. For convenience, the Disclosing Party may, but is not required to, mark written Confidential Information with the legend "Confidential" or an equivalent designation. Be wary of undertaking an obligation to mark everything, since it is often neglected in practice.
- 2. All Confidential Information disclosed to the Recipient will be used solely for the Business Purpose and for no other purpose whatsoever. The Recipient agrees to keep the Disclosing Party's Confidential Information confidential and to protect the confidentiality of such Confidential Information with the same degree of care with which it protects the confidentiality of its own confidential information, but in no event with less than a reasonable degree of care. Recipient may disclose Confidential Information only to its employees, agents, consultants and contractors on a need-to-know basis, and only if such employees, agents, consultants and contractors have executed appropriate written agreements with Recipient sufficient to enable Recipient to enforce all the provisions of this Agreement. Recipient shall not make any copies of Disclosing Party's Confidential Information except as needed for the Business Purpose. At the request of Disclosing Party, Recipient shall return to Disclosing Party all Confidential Information of Disclosing Party (including any copies thereof) or certify the destruction thereof.
- 3. All right title and interest in and to the Confidential Information shall remain with Disclosing Party or its licensors. Nothing in this Agreement is intended to grant any rights to Recipient under any patents, copyrights, trademarks, or trade secrets of Disclosing Party. ALL CONFIDENTIAL INFORMATION IS PROVIDED "AS IS". THE DISCLOSING PARTY MAKES NO WARRANTIES, EXPRESS, IMPLIED OR OTHERWISE, REGARDING NON-INFRINGEMENT OF THIRD PARTY RIGHTS OR ITS ACCURACY, COMPLETENESS OR PERFORMANCE.
- 4. The obligations and limitations set forth herein regarding Confidential Information shall not apply to information which is: (a) at any time in the public domain, other than by a breach on the part of the Recipient; or (b) at any time rightfully received from a third party which had the right to and transmits it to the Recipient without any obligation of confidentiality.

- 5. In the event that the Recipient shall breach this Agreement, or in the event that a breach appears to be imminent, the Disclosing Party shall be entitled to all legal and equitable remedies afforded it by law, and in addition may recover all reasonable costs and attorneys' fees incurred in seeking such remedies. If the Confidential Information is sought by any third party, including by way of subpoena or other court process, the Recipient shall inform the Disclosing Party of the request in sufficient time to permit the Disclosing Party to object to and, if necessary, seek court intervention to prevent the disclosure.
- 6. The validity, construction and enforceability of this Agreement shall be governed in all respects by the law of the State. This Agreement may not be amended except in writing signed by a duly authorized representative of the respective Parties. This Agreement shall control in the event of a conflict with any other agreement between the Parties with respect to the subject matter hereof.

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





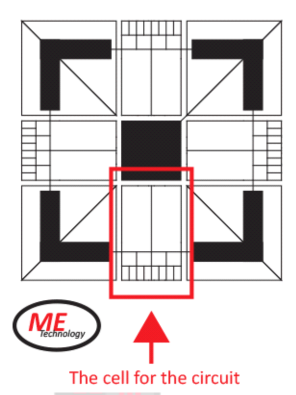
DO NOT LOOK ANY FURTHER UNTIL YOU HAVE READ THE NON-DISCLOSURE AGREEMENT.

Catalog

Circuits are as follows:

Contact Client Services at [enter your company email here] for permission to test these circuits before purchasing. You may not copy or transfer any of these circuits without permission.

C1 - 01152019



CPU Core Technology for printed circuits - "GRID CELLS"

