

ADDENDUM TO MANDATORY AGREEMENT

Both parties to the attached agreement do, by signing this addendum, agree to amend the Mandatory Agreement for the placement of witness registrations, in accordance with the following:

No approvals for programs, documents, flyers, advertising, or other approvals that have been granted in the past, are applicable now. **THAT WAS IN THE PAST!** This Mandatory Agreement shall govern all of the current and future advertising, or otherwise written or spoken disclosures made to the public in reference to the anticipated Free Electricity project and signing up witnesses for free to attend demonstrations, hopefully, at some time in the future. An approval in the past by the Director of Marketing for UCS of A, does not absolve the dealer from exercising strict adherence to the standard set by the Mandatory Agreement attached. The signer of this Addendum and the Mandatory Agreement shall hold UCS of A harmless for any and all breaches of this agreement on the part of themselves or any and all of those who represent the interests of the signer. Dealers are responsible for their own representations to keep them in compliance with the rules and regulations stipulated in the Mandatory Agreement.

The section of the agreement that states that *“the dealer MUST have all those working on their behalf to agree to all of the terms in writing and that UCS of A is to get a copy of that agreement prior to their making any statements”* shall hereby be changed to read:

“The dealer agrees to make sure that any and all those working on its behalf shall be made aware of the sensitivities and restriction as outlined in the Mandatory Agreement, in whatever manner deemed necessary by the dealer. However, the dealer understands that UCS of A shall in no wise be held responsible for the activities of the dealers’ associates or representatives. The dealer accepts full responsibility for making sure the rules and restrictions outlined in the Mandatory Agreement are not violated by its associates. Under this condition, it shall not be necessary for the dealer to give UCS of A any signed copy of agreement from the dealer’s associates. UCS of A strongly recommends that the dealer get an agreement in writing from its associates to protect the dealer from abuses by those associates, but in light of this assurance, a copy will not be required to be posted for UCS of A.

The status of restrictions on issuing registrations directly to the public in states where UCS of A is required to prevent its dealers from doing so, will be periodically updated. As an update to the Mandatory Agreement, at the time of this Addendum, there is no restriction on the dealers doing so in the state of Oregon. It shall also be noted that dealers are allowed to give or even sell the registrations to be witnesses, to companies and clubs or other organizations, so long as those companies, clubs or organizations do not resell them. Those registrations must be used strictly as an incentive reward for loyalty. So far there is no restriction that UCS of A is aware of that would preclude anyone other than UCS of A, its dealers or the N.A.S.D.A.C. program sponsored by UCSA, from giving the certificates away to their customers or members anywhere in the USA or Canada.

Agreed: _____ date: _____
(UCSA Dealer)

Agreed: _____ date: _____
(Co-Dealer)

Agreed: _____ date: _____
(UCSA Officer)

Confirmation of receipt: _____ date: _____