

**TERM SHEET FOR POTENTIAL EQUITY INVESTMENT
IN TEXTCENTRIC, INC**

June, 2005

Scope:

This term sheet summarizes the principal terms with respect to a potential private placement of equity securities of TEXTCENTRIC, Inc. by ("Investor") and related strategic alliance.

This term sheet is intended solely as a basis for further discussion and is not intended to be and does not constitute a legally binding obligation. No legally binding obligations will be created, implied, or inferred until a document in final form entitled "Series Stock Purchase Agreement," is executed and delivered by all parties. Without limiting the generality of the foregoing, it is the parties intent that, until that event, no agreement shall exist among them and there shall be no obligations whatsoever based on such things as parol evidence, extended negotiations, "handshakes," oral understandings, or courses of conduct (including reliance and changes of position).

The Company and the Investor are discussing a private placement of shares of Preferred Stock on the following terms:

Amount of Investment:	\$70,000
Founder's pledge:	\$20,000 ¹
Investors:	\$50,000 (30,000)