### Authorize.net Integration and Referral Agreement

This Authorize.net Integration and Referral Agreement is a legally binding contract between you and/or your organization ("**Company**") and Authorize.net LLC ("**Authorize.net**"). Authorize.net and Company shall be referred to individually as "**Party**" or collectively as the "**Parties**." Company should read the Agreement carefully.

By clicking on the "I AGREE" button or a similar affirmation, or by acknowledging acceptance of the Agreement by any other method allowed by Authorize.net, or by using or accessing Authorize.net through any means permissible including, without limitation via a computer or a mobile application, Company acknowledges and agrees that: (i) it has reviewed and understands the Agreement; (ii) it agrees to be legally bound by the terms and conditions of the Agreement; and (iii) the person entering this Agreement is authorized to do so. If Company does not agree or is not willing to be bound by the terms and conditions of this Agreement, Company should not click on the "I AGREE" button.

#### I. Referral Partner

#### A. Referral Rights Granted.

1. Company Appointment. Subject to and in accordance with the terms and conditions of this Agreement, Authorize.net hereby appoints Company as a nonexclusive referral partner of the Authorize.net Services to Merchants. In connection with such appointment, Authorize.net hereby grants to Company a nonexclusive, nontransferable right to market and otherwise promote the Authorize.net Services to Merchants, solicit orders from interested Merchants for Authorize.net Services, and refer such Merchants to Authorize.net for potential enrollment in one or more Authorize.net Service.

2. Limitations. Section I.A.1. sets forth the entirety of Company's right to market, promote, and offer the Authorize.net Services. Without limiting the generality of the foregoing, Company will not, directly or indirectly (a) market, promote, and offer any of the Authorize.net Services except as specifically set forth in this Agreement, or (b) remove, alter, distort, cover or otherwise modify any legal notices (including, without limitation, any notice of Intellectual Property) appearing in or on, or that may be included with, any content, documentation, or other materials furnished or otherwise made available to Company by Authorize.net under this Agreement. Company acknowledges that the rights granted to market, promote, and offer the Authorize.net Services hereunder are subject to any and all applicable rights of third parties. Company will comply with all third-party restrictions and limitations on use of the Authorize.net Services that are made known to Company. Authorize.net may at any time modify its grant of rights to the extent necessary to ensure compliance. Company acknowledges and agrees that as between Authorize.net, Company and Merchant, Authorize.net maintains privity of contract for Authorize.net Services between it and the Merchant.

3. No Delegation. Company shall not delegate performance of any of its obligations under this Agreement (other than to its own employees) without Authorize.net's prior written authorization. Company will ensure that all authorized persons performing such obligations are properly qualified and experienced to perform the same.

4. Definitions. Unless the context requires otherwise, capitalized terms in this Agreement shall have the meanings set forth in Appendix A attached hereto.

#### B. Company Obligations.

1. Password(s). Authorize.net will issue a password(s) to Company to enable Company and/or its employees and agents to access an account via the Authorize.net Website for the purpose of referring a Merchant to Authorize.net for potential enrollment in one or more of the Authorize.net Services. Company will restrict access to such password(s) and account to those employees and agents of Company as may be reasonably necessary consistent with the purposes of this Agreement and will ensure that each such employee and agent of Company accessing and using the account is aware of and otherwise complies with all applicable provisions of this Agreement regarding such use and access. To the extent Company uses any ID or password of a Merchant or is otherwise granted access to a Merchant's Authorize.net account or performs any action on behalf of a Merchant with respect to the Authorize.net Services, Company will do so only after obtaining express consent from such Merchant and in strict accordance with Services Documentation and the terms of this Agreement.

2. Sales and Referral Efforts. Company shall use its best efforts to refer to Authorize.net, and solicit orders from, Merchants interested in purchasing any of the Authorize.net Services by submitting to Authorize.net all information that is required by Authorize.net to provision Authorize.net Services. Authorize.net reserves the right to refuse to provide the Authorize.net Services to any Merchant referred to Authorize.net by Company.

3. No Unauthorized Warranties. Company shall accurately describe Authorize.net, its Affiliates, and the Authorize.net Services to each Merchant. Without limiting the generality of the foregoing, Company will make no representation, warranty or description regarding the performance, functional characteristics or other aspects of any Authorize.net Service that is beyond those stated in Authorize.net's then-current and officially approved marketing and promotional materials for the applicable Authorize.net Service. Company is not authorized to, and will not, make any representation or warranty on behalf of Authorize.net except as Authorize.net may expressly consent to in writing.

4. Merchant Fees. Company shall not surcharge, bill or collect any fees from Approved Merchants for their enrollment in or use of the Authorize.net Services. Authorize.net shall quote the amount of each Authorize.net fee to interested Merchants.

#### C. Authorize.net's Obligations.

1. Email to Merchants. Upon Authorize.net's receipt of all information that is required to activate Authorize.net Services, it shall send an email message to Merchant at the email address provided to Authorize.net instructing Merchant on the steps it needs to take to activate the applicable services.

2. Billing Obligations. Authorize.net shall bill Approved Merchants for all Authorize.net Services, as applicable. Billing shall be accordance with the terms of the Payment Gateway Merchant Service Agreement or Merchant Account Services Agreement between it and an Approved Merchant.

3. Customer Service. During the respective term of the Payment Gateway Merchant Service Agreement or Merchant Account Services Agreement, if the Approved Merchant is current in payment of all fees owing to Authorize.net and is otherwise not in default under such agreement, Authorize.net and/or its Suppliers shall provide customer service to such Approved Merchant via telephone and email.

4. Technical Assistance. Authorize net will provide reasonable technical assistance to Company as may be necessary and appropriate to assist Company in effectively carrying out its obligations under this Agreement.

#### D. Authorize.net Services.

1. In accordance with the terms and conditions contained herein, Authorize.net will host all of the Authorize.net Services on servers maintained by or on behalf of Authorize.net or one or more of its Affiliates. Subject to the terms hereof, Authorize.net will use commercially reasonable efforts to provide the Authorize.net Services to Approved Merchants and maintain the same in an uninterrupted and error-free fashion consistent with its practices in effect as of the Effective Date, provided that the applicable Approved Merchant is not in default of its obligations to Authorize.net pursuant to the Payment Gateway Merchant Service Agreement or Merchant Account Services Agreement. Authorize.net reserves the right to refuse to provide Authorize.net Service to any Merchant.

#### E. Ownership and Use of Data.

1. To the extent permissible and in compliance with Payment Network Rules, Applicable Law, and as between the Parties, Authorize.net shall retain full ownership of all data submitted by Company and/or Merchant in connection with Merchant's enrollment for and use of the Authorize.net Services and hosted or stored on Authorize.net servers, including but not limited to: name, mailing and shipping address, email address, phone number, dollar amount of purchase, type of purchase and description of purchase. Authorize.net agrees to use such data only as necessary to perform hereunder and for no other purpose, and hereby grants Company a royalty-free, fully paid up right, during the Term, to use such data only as necessary to perform its rights and obligations hereunder and for no other purpose. Nothing in this Agreement shall prevent or restrict Company from using any information it collects or receives independent of its performance under this Agreement.

#### F. Commissions and Cost of Performance.

1. Commissions. If Company earns Commission payment during a calendar month, Authorize.net will pay Commission to Company in the amounts and as set forth in Appendix B, the "Commission Matrix". Commission shall be paid on a per-Merchant basis to Company for a period not to exceed thirty-six (36) months from the individual Merchant Go Live Date, provided the requirements set forth herein are fulfilled. Commission payments shall accrue and become due and payable upon the earlier of (i) a total commission of five (5) million dollars payment volume of referrals or (ii) referral of fifty (50) Approved Merchants. Thereafter, Commission payments will be calculated and payable monthly as set forth in the Commission Matrix. Subject to Section II below, Company must have a validated integration to qualify for Commission. For the avoidance of doubt, Authorize.net will not have any obligation to make Commission payment under this Agreement until such Commission requirements as set forth herein are met by Company.

2. Payments; Domestic and International. Payments will be made in U.S. Dollars. To receive payment Company must complete the Financial Information Form at the following URL http://www.Authorize.net/files/ARFinancials.pdf and submit it to Authorize.net. Payments to Company located within the United States will be deposited into Company's bank account, the details of which Company will provide to Authorize.net. If Company's bank account number and/or federal income tax ID number changes, Company shall promptly provide Authorize.net with written notice of the change and the new number(s). Payments to Company located outside of the United States will be paid via wire transfer or paper check and sent to Company's bank account, the details of which Company exceed \$100. If Company's bank account number changes or there is a change to Company's Form W-8BEN (or the applicable federal income tax form), Company shall promptly provide Authorize.net with written notice of the change are collected from the Approved Merchant by the 15th day of the month in which Authorize.net billed such Approved Merchant for such fees. Commission generated by Approved Merchants will not be paid to Company where payments owing from such Approved Merchants are overdue and require collection efforts by Authorize.net or in instances where the Approved Merchant engages a new merchant service provider. Authorize.net reserves the right to terminate the accrual and payment of Commission to Company is in breach of this Agreement.

3. Taxes. All Commissions and any other payments stated herein exclude all taxes. Company will pay all applicable taxes imposed by the United Sates or any agency or instrumentality thereof, any state, county, local or foreign government, or any agency, subdivision or instrumentality thereof, and any interest, fines and any and all penalties or additions relating to such taxes, charges, fees, levies or other assessments related to the Parties' performance of their obligations or exercise of their rights under this agreement and any related duties, tariffs, imposts and similar charges, excluding only those taxes assessed on Authorize.net's net income or gross receipts. If Company is required to withhold any taxes, the amount paid by Company to Authorize.net shall be increased to the extent necessary to yield to Authorize.net (after withholding of such taxes) a net amount equal to the amount Authorize.net would have received had no such withholding been made. Company the ultimate responsibility for the proper payment of taxes applicable to Company.

4. Cost of Performance. Unless otherwise expressly provided herein, each Party shall be solely responsible for the costs of its own performance hereunder and will not be entitled to any reimbursement from the other Party for such costs.

5. Automated Clearing House Authorization. Company hereby authorizes Authorize.net to initiate transaction entries to Company's depositories account as set forth in the Company Application above. This authority is to remain in effect until Authorize.net has received written notification from Company of its request for termination in such time as to afford Authorize.net and Company's depository institution a commercially reasonable opportunity to acknowledge and respond to the request. Company agrees to be bound by the Automated Clearing House Rules as promulgated by the National Automated Clearing House Association that are in effect from time to time during the Term of this Agreement.

### II. ŠYSTEM INTEGRATION

#### A. Integration Validation.

1. Validation Guidelines. Company will (i) integrate to the Authorize.net Platform, and (ii) receive a Solution ID from the Authorize.net Platform; upon completing both (i) and (ii), Company shall provide written notification to Authorize.net, where electronic mail (e-mail) is an acceptable method. Authorize.net will validate Company's integration with the assigned Solution ID. For the avoidance of doubt, a validated integration requires Company to have a Solution ID.

2. Enrollment. Subject to Company's compliance with the terms and conditions of this Agreement and achieving compliance with the applicable certification requirements, Authorize.net will, in its sole discretion, validate Company and/or its solution. Your initial and continued validation shall be governed by the terms of this Agreement and applicable solution and developer requirements found at the following URL: <u>Developer Center | Authorize.net Developer Center</u>

3. Authorize.net Undertakings. Subsequent to validation, Authorize.net shall: (i) list Company in an online directory of validated Authorize.net solutions and/or developers hosted by Authorize.net or a third party; and (ii) provide advance notification of system upgrades, new or improved transaction processing tools, and new payment gateway features.

4. DISCLAIMER. CERTIFICATION BY AUTHORIZE.NET DOES NOT INCLUDE ANY CERTIFICATIONS AND/OR REGISTRATIONS THAT MAY BE REQUIRED FOR COMPANY'S COMPLIANCE WITH FEDERAL, STATE OR INDUSTRY LAWS OR REGULATIONS, INCLUDING WITHOUT LIMITATION, REGULATIONS FOR THE STORAGE, HANDLING, OR PROCESSING OF CARDHOLDER INFORMATION SUCH AS THE PAYMENT CARD INDUSTRY DATA SECURITY STANDARD. COMPANY UNDERSTANDS AND AGREES THAT BY CERTIFIYING COMPANY, AUTHORIZE.NET IS NOT (I) GUARANTEEING, REPRESENTING OR WARRANTING THE PERFORMANCE OF THE COMPANY; (II) THAT THE COMPANY IS IN COMPLIANCE WITH FEDERAL, STATE AND INDUSTRY LAWS AND REGULATIONS; OR (III) THE SECURITY OF COMPANY'S SYSTEMS.

#### III. TERMS AND CONDITIONS

#### A. Term and Termination.

1. Term. This Agreement shall commence on the Effective Date and continue for a period of thirty-six (36) months (the "Initial Term"). Thereafter, this Agreement will renew automatically for additional terms of one (1) year (each, a "Renewal Term"), unless a Party provides to the other Party written notice thirty (30) days prior to the end of the applicable Renewal Term that the Agreement shall not renew.

2. Termination by Authorize.net. Authorize.net may terminate this Agreement immediately and without advance notice if: (a) Company is in breach or default of any other obligation set forth in of this Agreement; (b) Authorize.net determines, in its sole discretion, that Company's business practices are detrimental to the achievement of Authorize.net business objectives; (c) Authorize.net has reason to believe that there is an alleged or actual violation by Company of any Applicable Laws, policies, guidelines, regulations, ordinances, rules and/or orders of any governmental authority or regulatory body having jurisdiction over the subject matter hereof; (d) Company does not establish a new Merchant account for a period of twelve (12) months or greater; (e) any Person that Authorize.net reasonably determines to be a competitor or prospective competitor of Authorize.net or any of its Affiliates acquires the power or ability, directly or indirectly, to exercise any controlling influence over Company or Company's management, operations or policies (either alone or pursuant to an arrangement or understanding with one or more Persons); or (f) Company (i) makes a general assignment for the benefit of creditors, (ii) files a voluntary petition of bankruptcy, suffers or permits the appointment of a receiver for its business or assets, (iii) becomes subject to any proceedings under any bankruptcy or insolvency law where such proceeding has not been dismissed within sixty (60) days, or (iv) has wound up or liquidated, voluntarily or otherwise.

3. Effect of Termination. In the event of termination in accordance with this Section III.A., Authorize.net shall pay Company, within sixty (60) days of the effective termination date, only the Commission owing to Company as of the effective termination date. Upon expiration or termination of this Agreement for any reason: (i) Company shall promptly return to Authorize.net all equipment, sales literature, documentation and materials supplied by Authorize.net, (ii) Authorize.net may continue to provide the Authorize.net Services to any and all Approved Merchants and assume sole responsibility for such Approved Merchants for purposes of this Agreement; and (iii) Company's right to earn Commission shall terminate.

4. Survival. The provisions of this Agreement relating to payment of any fees or other amounts owed, payment of any interest on unpaid fees, confidentiality, disclaimers, warranties, limitation of liability, indemnification, governing law, severability, construction and interpretation, and this paragraph shall survive any termination or expiration of this.

#### B. Representations and Warranties.

1. Company. Company represents and warrants to Authorize.net that: (a) Company will conduct its business at all times in a manner that reflects favorably on the goodwill and reputation of Authorize.net and its Supplier(s) and will not engage in any illegal or unethical business practices; (b) all representations and statements made by Company in this Agreement, or in any other document relating hereto by Company or on Company's behalf, are true, accurate and complete in all material respects; and (c) the

use Authorize.net Services shall confirm in all material respects to the specification set forth in the applicable Services Documentation and/or Solution Design Document. Company hereby authorizes Authorize.net to investigate and confirm the information submitted by Company herein. For this purpose, Authorize.net may utilize credit bureau/reporting agencies and/or its own agents.

Mutual. Each Party represents and warrants to the other that: (i) it has all necessary right, power and ability to execute this Agreement and to perform its obligations; (ii) it does and will comply with the Payment Card Industry Data Security Standard (PCI-DSS) as applicable to the subject matter of this Agreement; (iii) no authorization or approval from any third party is required in connection with such Party's execution, delivery or performance of this Agreement; (iv) this Agreement constitutes a legal, valid and binding obligation, enforceable against it in accordance with its terms; (v) it does and will comply with Applicable Laws; and (vi) the Party's performance of its obligations under this Agreement do not violate any law or breach any other agreement to which such Party is bound.

Third-Party Programs and Products. Company acknowledges that the Authorize net Services may be used with certain third-party programs and products, including, without limitation, certain Internet browser software programs and software developed by a Supplier. Company will look solely to the developers and manufacturers of such programs and products with regard to warranty, maintenance or other support regarding the same. Authorize.net makes no warranty, express or implied, with regard to any such third-party software, program or product.

Indemnification. Company shall defend, indemnify, and hold Authorize net, its Affiliates and any of their officers, directors, agents and employees harmless from and against any action, claim or suit brought against Authorize net or its Affiliates, including any and all losses, damages, costs, and expenses (including reasonable attorneys' fees) arising from or out of: (a) any breach or alleged breach by Company of any representation, warranty or other obligation of Company under this Agreement; (b) any alleged or actual violation by Company of any Applicable Laws, policies, guidelines, regulations, ordinances, rules and/or orders of any governmental authority or regulatory body having jurisdiction over Company and the subject matter hereof; (c) the negligence or willful misconduct of Company, its employees or agents; (d) Company's advertising, marketing, promotion, sale, or distribution of any of the Authorize.net Services; or (e) the inaccuracy of information provided to Authorize.net by Company regarding a Merchant. In the event Company causes fines and/or penalties to be charged to Authorize.net for its violation of Payment Network Rules, Company agrees to immediately reimburse Authorize.net for said fines or penalties.

#### Warranty and Disclaimer

Warranty. AUTHORIZE.NET DOES NOT REPRESENT OR WARRANT THAT THE AUTHORIZE.NET SERVICES WILL ALWAYS BE AVAILABLE, ACCESSIBLE, UNINTERRUPTED, TIMELY, SECURE, ACCURATE, COMPLETE, OR ENTIRELY ERROR-FREE. COMPANY ACKNOWLEDGES THAT THE AUTHORIZE.NET SERVICES ARE NETWORK-BASED SERVICES, WHICH MAY BE SUBJECT TO OUTAGES, INTERRUPTIONS, ATTACKS BY THIRD PARTIES AND DELAY OCCURRENCES. IN SUCH AN EVENT AND SUBJECT TO THE TERMS HEREOF, AUTHORIZE.NET SHALL USE COMMERCIALLY REASONABLE EFFORTS TO REMEDY MATERIAL INTERRUPTIONS AND WILL PROVIDE ADJUSTMENT, REPAIRS AND REPLACEMENTS WITHIN ITS CAPACITY THAT ARE NECESSARY TO ENABLE THE AUTHORIZE.NET SERVICES TO PERFORM THEIR INTENDED FUNCTIONS IN A REASONABLE MANNER. COMPANY ACKNOWLEDGES THAT AUTHORIZE.NET DOES NOT WARRANT THAT SUCH EFFORTS WILL BE SUCCESSFUL. IF AUTHORIZE.NET'S EFFORTS ARE NOT SUCCESSFUL, COMPANY MAY TERMINATE THIS AGREEMENT IN ACCORDANCE WITH SECTION III.A1. THE FOREGOING SHALL CONSTITUTE COMPANY'S SOLE REMEDY AND AUTHORIZE.NET'S SOLE LIABILITY, IN THE EVENT OF INTERRUPTION, OUTAGE OR OTHER DELAY OCCURRENCES IN THE AUTHORIZE.NET SERVICES.

DISCLAIMER. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AUTHORIZE.NET SPECIFICALLY DISCLAIMS ALL REPRESENTATIONS, WARRANTIES, AND CONDITIONS WHETHER EXPRESS OR IMPLIED, ARISING BY STATUTE, OPERATION OF LAW, USAGE OF TRADE, COURSE OF DEALING, OR OTHERWISE, INCLUDING BUT NOT LIMITED TO, WARRANTIES OR CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR TITLE WITH RESPECT TO THE AUTHORIZE.NET SERVICES, OR OTHER SERVICES OR GOODS PROVIDED UNDER THIS AGREEMENT.

#### Limitation of Liability and Disclaimers. E.

Disclaimer. EXCEPT AS EXPRESSLY SET FORTH IN THIS AGREEMENT, AUTHORIZE.NET EXPRESSLY DISCLAIMS ANY LIABILITY OR LOSS ARISING 1. FROM OR RELATED TO THE AUTHORIZE.NET SERVICES, THIRD-PARTY SERVICE PROVIDERS OR THIS AGREEMENT (HOWEVER ARISING, INCLUDING NEGLIGENCE), INCLUDING WITHOUT LIMITATION, LIABILITY OR LOSS ASSOCIATED WITH UNAUTHORIZED ACCESS TO A SERVER, COMPANY INTERFACE, WEBSITE, FACILITY, YOUR DATA OR YOUR CUSTOMER DATA (INCLUDING CREDIT CARD NUMBERS AND OTHER PERSONALLY IDENTIFIABLE INFORMATION) DUE TO ACCIDENT, ILLEGAL OR FRAUDULENT MEANS, INCLUDING HACKING, OR DEVICES USED BY ANY THIRD PARTY, OR OTHER CAUSES BEYOND AUTHORIZE.NET'S REASONABLE CONTROL. COMPANY EXPRESSLY AGREES THAT AUTHORIZE.NET SHALL NOT BE LIABLE FOR ANY LOSS ARISING FROM: (I) A THIRD PARTY'S INFILTRATION OF AUTHORIZE.NET SERVICES, SYSTEMS OR WEBSITE BY ANY MEANS, INCLUDING WITHOUT LIMITATION, DDoS ATTACKS, SOFTWARE VIRUSES, TROJAN HORSES, WORMS, TIME BOMBS, OR ANY OTHER SOFTWARE PROGRAMS, OR TECHNOLOGY; (II) DISRUPTION, DAMAGE, INTERCEPTION, UNAUTHORIZED ACCESS TO OR EXPROPRIATION OF THE AUTHORIZE.NET SERVICES, OR ANY SYSTEM, PROGRAM, DATA, TRANSACTION OR PERSONAL INFORMATION BELONGING TO AUTHORIZE.NET, YOU OR ANY THIRD PARTY; OR (III) THE LIMITATION OF THE FUNCTIONING OF ANY SOFTWARE, HARDWARE, EQUIPMENT OR THE SERVICE

No Consequential Damages. UNDER NO CIRCUMSTANCES WILL (i) EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGE OR LOSS SUFFERED OR INCURRED BY THE OTHER PARTY, REGARDLESS OF THE FORM OF ACTION, OR ANY LOSS OF REVENUE, PROFITS OR BUSINESS, ANTICIPATED SAVINGS, LOSS OF GOODWILL OR REPUTATION, COSTS OF DELAY, LOSS OR DAMAGED DATA, OR THE INCURRING OF LIABILITY FOR LOSS OR DAMAGE OF ANY NATURE WHATSOEVER SUFFERED BY THIRD PARTIES, ALL WHETHER IN CONTRACT, STRICT LIABILITY OR TORT (INCLUDING NEGLIGENCE), AND REGARDLESS OF WHETHER THE PARTIES KNEW OR HAD REASON TO KNOW OF THE POSSIBILITY OF THE LOSS, INJURY OR DAMAGE IN QUESTION.

Third-Party Product and Services. AUTHORIZE.NET MAKES NO REPRESENTATION, WARRANTY OR GUARANTEE WHATSOEVER IN RELATION TO THIRD PARTY PRODUCTS AND SERVICES. COMPANY'S RESALE, OR USE OF THIRD-PARTY PRODUCTS AND SERVICES IS AT ITS OWN RISK. AUTHORIZE.NET ASSUMES NO RESPONSIBILITY AND EXPRESSLY DISCLAIMS ANY LIABILITY FOR CLAIMS OF LOSS AND/OR FRAUD INCURRED RESULTING FROM THE RESALE, USE OF OR CONCLUSIONS DRAWN FROM ANY THIRD-PARTY PRODUCT OR SERVICE, REGARDLESS OF WHETHER OR NOT AUTHORIZE.NET IS A RESELLER OF OR REFERRAL AGENT FOR SUCH PRODUCT OR SERVICE.

Amount. EXCEPT AS OTHERWISE PROVIDED IN THIS AGREEMENT, AUTHORIZE.NET'S LIABILITY WITH RESPECT TO ANY CLAIM UNDER THIS AGREEMENT SHALL BE LIMITED TO THE GREATER OF THE AGGREGATE COMPENSATION PAID TO COMPANY BY AUTHORIZE.NET DURING THE SIXTY (60) DAYS PRIOR TO ANY SUCH CLAIM OF LIABILITY OR U.S. \$1,000.

Ownership and Use of Data. To the extent permissible and in compliance with Payment Network Rules, Applicable Law, and as between the Parties, Authorize.net shall retain full ownership of all data submitted by Company and/or Merchant in connection with Merchant's enrollment for and use of the Authorize net Services and hosted or stored on Authorize.net servers, including but not limited to: name, mailing and shipping address, email address, phone number, dollar amount of purchase, type of purchase and description of purchase. Authorize.net agrees to use such data only as necessary to perform hereunder and for no other purpose, and hereby grants Company a royalty-free, fully paid up right, during the Term, to use such data only as necessary to perform its rights and obligations hereunder and for no other purpose. Nothing in this Agreement shall prevent or restrict Company from using any information it collects or receives independent of its performance under this Agreement.

#### Intellectual Property.

Authorize.net. The Parties agree that Authorize.net owns and retains all right, title and interest in and to the Authorize.net Trademarks the Authorize.net Website, 1. the Authorize net Services. Intellectual Property, all content and documentation furnished to Company by Authorize net hereunder, and the Authorize net related technology utilized under or in connection with this Agreement, including but not limited to all Intellectual Property rights therewith. No title to or ownership of any of the foregoing is granted or otherwise transferred to Company or any other entity or person under this Agreement. Company shall not reverse engineer, disassemble, decompile or otherwise attempt to discover the source code or trade secrets for any of the Authorize.net Services or related technology.

API and Services Documentation License. Subject to the terms of this Agreement, Authorize.net hereby grants to Company and Company hereby accepts from 2.

Authorize.net a personal, limited, non-exclusive, non-transferable license and right to the Authorize.net API and accompanying Services Documentation for the following purposes:

- install and use the Authorize.net API on as many machines as reasonably necessary (which machines are and shall be maintained in facilities owned, i. occupied, or leased by Company) to provide access to Authorize.net Services, including onboarding, to Approved Merchants and/or to use the Authorize.net Services on the behalf of Approved Merchant(s);
- use the accompanying Services Documentation solely for the purpose of using the Authorize.net APIs and providing access to the Authorize.net Services ii. and/or using Authorize.net Services on behalf of Approved Merchant(s);
- iii. maintain and support the Service Integration from Company Platform to permit Approved Merchants to use Authorize.net Services; including but not limited to any update to the Services Integration on an annual or as-needed basis to support the current technical specifications and any changes or enhancements made to Authorize net Services; the initial implementation and ongoing enablement of Solution ID and/or Developer ID on behalf of the Approved Merchant; and to the extent applicable integration-specific commitments between Company and Authorize.net for Services Integration will be agreed to in the Solution Design Document; and
- create a reasonable number of copies of the Authorize.net API and Services Documentation, with all copyright notices intact, for archival purposes only. iv.

3. Company. The Parties agree that Company owns and retains all right, title and interest in and to the Company Trademarks and Company reserves all rights in the foregoing.

Use of Trademarks. Company hereby grants to Authorize.net the right to use, reproduce, publish, perform and display Company's Trademarks in promotional and 4. marketing materials and electronic and printed advertising, publicity, press releases, newsletters and mailings about or related to the Authorize.net Services. Company will not use, reproduce, publish, perform and display Authorize.net's Trademarks in promotional and marketing materials and electronic and printed advertising, publicity, press releases, newsletters and mailings about or related to the Authorize.net Services or otherwise without Authorize.net's written consent, which consent shall not be unreasonably withheld. Each Party shall strictly comply with all standards with respect to the other Party's Trademarks which may be furnished by such Party from time to time. All uses of the other Party's Trademarks shall inure to the benefit of the Party owning such Trademark. Neither Party shall create a combination mark consisting of one or more Trademarks of each Party. Either Party may update or change the list of Trademarks usable by the other Party hereunder at any time by written notice to the other Party.

### Confidentiality and Nondisclosure.

Use of Confidential Information. Each Party that receives information (the "Receiving Party") from the other Party (the "Disclosing Party") agrees to use reasonable best efforts to protect all non-public information and know-how of the Disclosing Party that is either designated as proprietary and/or confidential or that, by the nature of the circumstances surrounding disclosure, ought in good faith to be treated as proprietary and/or confidential ("Confidential Information"), and in any event, to take precautions at least as great as those taken to protect its own Confidential Information of a similar nature. Each Party agrees that the terms and conditions of this Agreement will be Confidential Information, provided that each Party may disclose the terms and conditions of this Agreement to its immediate legal and financial consultants in the ordinary course of its business.

Exclusions. The foregoing restrictions will not apply to any information that: (a) the Receiving Party can document it had in its possession prior to disclosure by the 2. Disclosing Party, (b) was in or entered the public domain through no fault of the Receiving Party, (c) is disclosed to the Receiving Party by a third party legally entitled to make such disclosure without violation of any obligation of confidentiality, (d) is required to be disclosed by governmental or judicial order, requested in response to legal or governmental inquiries, or disclosed in connection with judicial and/or arbitral proceedings between the Parties, in which case the Party so requested shall give the other Party prompt written notice and use commercially reasonable efforts to ensure that such disclosure is accorded confidential treatment or (e) the Receiving Party can document was independently developed by the Receiving Party without reference to any Confidential Information of the Disclosing Party. Upon request of the Disclosing Party, the Receiving Party will return to the other all materials, in any medium, that contain, embody, reflect or reference all or any part of any Confidential Information of the other Party. Each Party acknowledges that breach of this provision by it may result in irreparable harm to the other Party, for which money damages may be an insufficient remedy, and therefore that the other Party will be entitled to seek injunctive relief to enforce the provisions of this section.

Compliance with Authorize.net Guidelines. Company acknowledges that Company, and not Authorize.net, is responsible for the security of Cardholder Data while in Company's possession. Company shall comply with all the current policies, procedures and guidelines of Authorize.net governing the Authorize.net Services. Company shall not use the Authorize.net Services in any manner, or in furtherance of any activity that may cause Authorize.net to be subject to investigation, prosecution, or legal action.

#### J. General Provisions.

Publicity. The Parties may work together to issue publicity and general marketing communications concerning their relationship and other mutually agreed-upon 1. matters, provided, however, that neither Party will have any obligation to do so. In addition, neither Party will issue such publicity and general marketing communications concerning this relationship without the prior written consent of the other Party.

Non-exclusivity. This Agreement does not confer on either Party any rights that are exclusive. Each Party is free to contract with others with respect to the subject 2 matter of this Agreement.

Relationship of the Parties. The Parties shall perform all of their duties under this Agreement as independent contractors. Nothing in this Agreement shall be construed to give either Party the power to direct or control the daily activities of the other Party, or to constitute the Parties as principal and agent, employee, franchiser and franchisee, partners, joint venturers, co-owners, or otherwise as participants in a joint undertaking. The Parties understand and agree that, except as specifically provided in this Agreement, neither Party grants the other Party the power or authority to make or give any agreement, statement, representation, warranty, or other commitment on behalf of the other Party, or to enter into any contract or otherwise incur any liability or obligation, express or implied, on behalf of the other Party, or to transfer, release, or waive any right, title, or interest of such other Party.

Non-solicitation. Company shall not directly or indirectly, whether or not for compensation, engage in any business activity (whether as an employee, proprietor, officer, director, agent, trustee, Company or creditor lending money for the purpose of establishing or operating any such business) that (a) induces or attempts to induce, directly or indirectly, any Merchant to modify or terminate such Merchant's business association with Authorize.net or (b) interferes with, disrupts or attempts to disrupt any present business relationship, contractual or otherwise, between Authorize.net and any Merchant, client, supplier, consultant, agent or employee of Authorize.net. The Parties acknowledge that any breach of these non-solicitation provisions will cause immediate, irreparable and continuing damage to Authorize net for which there is no adequate remedy at law and that in the event of any breach or violation or threatened breach or violation of these non-solicitation provisions, Authorize net be entitled to temporary, preliminary and permanent injunctive relief and such other legal and equitable remedies as may be provided by Applicable Law (without the necessity of posting any bond or other security), including damages, costs of suit and attorney's fees

Notices. All legal notices to Company shall be given electronically, sent to the electronic mail address provided in the Company Referral Application and/or posted 5. in the Announcement section of Company's Authorize.net account. All notices to Authorize.net shall be in writing and sent to Authorize.net LLC, P.O. Box 8999, San Francisco, California 94128, Attention: Legal Department. Such written notice will be deemed given upon personal delivery, upon confirmation of receipt if sent by facsimile or electronic messaging, or three (3) days after the date of mailing if sent by certified or registered mail, postage prepaid.

Amendment. Authorize net may amend this Agreement at any time upon notice to Company, provided that any such amendment will become effective no sooner 6. than ten (10) days after providing written notice to Company, provided further, that any amendment for any fee increase may become effective upon not less than thirty (30) days' notice. No other amendment, modification or waiver of any of the provisions of this Agreement will be valid unless set forth in a written instrument signed by both Parties.

Severability. If any provision of this Agreement is held to be invalid or unenforceable for any reason, that provision shall be limited or eliminated to the minimum 7. extent necessary so that this Agreement shall otherwise remain in full force and enforceable.

Governing Law; Jurisdiction. This Agreement and performance under it will be interpreted, construed and enforced in all respects in accordance with the laws of 8. the State of California, without reference or giving effect to its conflict of law principles. Company hereby irrevocably consents to the personal jurisdiction of and venue in the state and federal courts located in San Mateo County, California with respect to any action, claim or proceeding arising out of or related to this Agreement and agree not to

commence or prosecute any such action, claim or proceeding other than in such courts.

9. Waiver. No omission or delay on the part of any Party in exercising any right, power or privilege under this Agreement shall operate as a waiver by it of any right to exercise it in the future or of any other of its rights under this Agreement. No waiver of any term, provision or condition of this Agreement shall be effective except to the extent to which it is made in writing and signed by the waiving Party.

10. Assignment. Company will not assign this Agreement or any rights hereunder without the prior written consent of Authorize.net, except that Authorize.net's prior written consent will not be required for an assignment as a result of any Company merger, consolidation, reorganization or similar transaction involving all or substantially all of the assets of Company. In any such event, the assignee must assume and agree in writing to perform all of the assigning Party's executory obligations and the assigning Party must guarantee performance by the assignee throughout the Term. Subject to the foregoing, this Agreement will be binding upon, enforceable by and inure to the benefit of the Parties and their respective successors and assigns.

11. Force Majeure. Neither Party will be liable for any failure to perform its obligations under the Agreement due to any acts of God, natural disasters, act of terrorism, pandemics, acts of civil or military authorities, civil disturbances, wars, strikes or other labor disputes, fires, transportation contingencies, interruptions in telecommunications, utility, Internet services or network provider services, acts or omissions of a third party, infiltration or disruption of the Authorize.net Services by a third party by any means, including without limitation, DDoS attacks, software viruses, Trojan horses, worms, time bombs or any other software program or technology designed to disrupt or delay the Authorize.net Services, or other catastrophes or any other occurrences which are beyond such Parties' reasonable control (each a "Force Majeure Event"), provided that the Party delayed will provide the other Party notice of any such delay or interruption as soon as reasonably practicable, will use commercially reasonable efforts to minimize any delays or interruptions resulting from the Force Majeure Event and in no event will any failure to pay any monetary sum due under this Agreement be excused for any Force Majeure Event.

12. Electronic Signature. Company will acknowledge its consent to this Agreement via electronic signature.

13. Construction and Interpretation. The words and phrases used herein shall have the meaning generally understood in the payment processing industry. This Agreement shall be construed and interpreted as follows: (a) references to Company and Authorize.net shall include their respective successors and/or permitted assignees; (b) headings are for convenience only and shall not affect the construction or interpretation of this Agreement and any references to recitals, articles, sections, paragraphs, Appendix, and other attachments are to the recitals, articles, sections, paragraphs, Appendix, and other attachments to this Agreement. The Appendix and other attachments form part of this Agreement and shall have effect as if set out in full in the body of this Agreement; (c) the singular shall include the plural and vice versa, and words importing any gender shall include every gender; (d) a reference to days shall mean calendar days and not business/working days unless otherwise stated in this Agreement; (e) references to include, including, or in particular shall not be given a restrictive meaning and shall be interpreted "without limitation"; and (f) any reference to any statute or statutory provision including any subordinate legislation includes a reference to that statute or statutory provision as from time to time amended, extended or re-enacted.

14. Compliance with Export Controls. Company agrees to comply with all Applicable Laws and not export or re-export any Authorize.net Intellectual Property in violation of any such Applicable Laws or supply Authorize.net intellectual property to any person or entity if Company believes that such person intends to export or re-export the Authorize.net intellectual property in violation of Applicable Laws. Company agrees not to download or export or re-export any Authorize.net Intellectual Property (i) into (or to a national or resident of) any country to which the U.S. has embargoed goods including without limitation, Iran, Cuba, Syria and North Korea; or (ii) to any person on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Commerce Department's Denied Person's List.

15. Entire Agreement. This Agreement sets forth the entire understanding and agreement of the Parties and supersedes any and all prior or contemporaneous oral or written agreements or understandings between the Parties, as to the subject matter of this Agreement. Each Party acknowledges and agrees that the other has not made any representations, warranties or agreements of any kind, except as expressly set forth herein. No Party has relied upon any representation or promise except as expressly set out in this Agreement. Each Party unconditionally waives any rights it may have to claim damages against the other on the basis of any statement made by the other (whether made carelessly or not) not set out or referred to in this Agreement (or for breach of any warranty given by the other not so set out or referred to) unless such statement or warranty was made or given fraudulently. Each Party unconditionally waives any rights it may have to seek to rescind this Agreement on the basis of any statement made by the other (whether made carelessly or not) whether or not such statement is set out or referred to in this Agreement unless such statement unless such statement was made fraudulently.

## Appendix A

## **Definitions**

The following capitalized terms will have the meanings set forth below. Other terms may be defined elsewhere in this Agreement.

- a. "Affiliate" means with respect to any Party, any Person that, directly or indirectly (e.g., through any number of successive tiers), controls (e.g., a parent organization), is controlled by (e.g., a subsidiary organization) or is under common control with (e.g., a brother/sister organization) such Party or acts as an independent sales organization for a Party.
- b. "API" means application programming interface.
- c. "Applicable Law(s)" means (i) any and all relevant laws, constitutions, treaties, statutes, codes, ordinances, orders, decrees, rules, restrictions and regulations, including, but not limited to those applicable to taxes and to export, (ii) anti-bribery laws including, but not limited to, the US Foreign Corrupt Practices Act, and laws prohibiting bribery of non-U.S. government officials, the UK Bribery Act 2010, and laws implementing the Convention on Combating Bribery of Foreign Public Officials in International Business Transactions antibribery laws ("Anti-Bribery Laws"); (iii) any and all judicial, arbitral, administrative, ministerial, departmental or regulatory judgments, orders, decisions, rulings or awards of any Governmental Authority; (iv) any and all policies, guidelines, recommendations and protocols issued by a Governmental Authority with jurisdiction over a Party, and in each case under (i), (ii) and (iii) applicable to a Party and this Agreement.
- d. "Approved Merchant" means a Merchant referred to Authorize.net by Company subject to the following conditions: (1) the Merchant that was referred to Authorize.net by Company was not an existing customer of Authorize.net as of the date Company referred such Merchant to Authorize.net; (2) the Merchant had not previously contacted or been contacted by Authorize.net concerning any of the Authorize.net Services; (3) for Payment Gateway services, the Merchant has executed a Payment Gateway Merchant Service Agreement; and (4) for Merchant Account services, the Merchant Account Services Agreement.
- e. "Authorize.net Platform" means the digital commerce platform via which Authorize.net offers Authorize.net Services.
- f. "Authorize.net Services" means generally, the Authorize.net-hosted, online gateway and fraud services, set forth in more detail in the Services Documentation.
- g. "Authorize.net Website" means the Website operated by or for Authorize.net under the URL http://www.Authorize.net.
- h. "Card" means any valid credit card or debit card issued by a member of Visa, MasterCard, Discover Card, American Express or any other association or card issuing organization and bearing its respective trade names, trademarks, and/or trade symbols.
- i. "Batch(es)" means any batch settlement submitted to a processor by Authorize.net consisting of any credit card or electronic check authorization, credit, ticket only, decline transaction or other related transaction completed or submitted by an Approved Merchant to Authorize.net.
- j. "Cardholder" means the individual whose name is embossed on a valid Card and any authorized user of such Card and that uses a Card to purchase goods and services of Company.
- k. "Cardholder Data" means non-public, personally identifying information submitted by a Cardholder, which information includes, without limitation, credit card number, name, address, phone number, and email address.
- I. "Commission" means the amount of commissions that Authorize.net will pay to Company for certain service fees billed to and collected from an Approved Merchant, pursuant to Section I.F.1. of the Agreement.
- m. "Certification Requirements" means the requirements applicable to either the Solution or Developer programs.
- n. "Company Platform" means the digital platform with Merchant and its Affiliates offer Company products or services.
- o. "Developer ID" means, to the extent applicable, a unique identifier provided by Authorize.net to Company to allow Authorize.net to identify Approved Merchants using the integrated Authorize.net platform where the Merchant is facilitating integration to the Authorize.net platform.
- p. "eCheck" means electronic check payment method.
- q. "Intellectual Property" means all (i) copyrights (including, without limitation, the right to reproduce, distribute copies of, display and perform the copyrighted work and to prepare derivative works), copyright registrations and applications, Trademark rights (including, without limitation, registrations and applications), patent rights (including, without limitation, all types of patents and applications thereof, utility models, invention registrations, supplementary protection certificates, and all divisions, provisionals, continuations, continuations-in-part, re-examinations, or reissues), trade names, mask-work rights, trade secrets, moral rights, author's rights, privacy rights, publicity rights, rights in packaging, goodwill and other proprietary rights, and all renewals and extensions of the foregoing, regardless of whether any of such rights arise under the laws of any state, country or jurisdiction; (ii) intangible legal rights or interests evidenced by or embodied in any idea, design, concept, algorithm, know-how, technology, technique, invention, discovery, enhancement or improvement, regardless of patentability, but including patents, patent applications, trade secrets; and (iii) all derivatives of any of the foregoing.
- r. "Go Live Date" means the date the Merchant's account is turned on in the Authorize.net production environment.
- s. "Merchant" means any Person regularly engaged in the sale of goods or services.
- t. "Merchant Account" means a bank account that is used specifically for the purpose of collecting proceeds from bank account and credit card payment transactions. Authorize.net Services do not include a Merchant Account or Merchant Account services.
- u. "Merchant Account Agreement" means an agreement between (i) Merchant and a third-party Merchant Account Provider; or (ii) Merchant, Authorize.net and Authorize.net's sponsor bank for Merchant Account services.
- v. "Merchant Account Provider" means an entity which Authorize.net refers Merchants for the provisioning of a Merchant Account pursuant to a Merchant Account Agreement.
- w. "Net Revenue" means the total of all fees collected by Authorize.net from Approved Merchants each month pursuant to Authorize.net's agreement with such Approved Merchants, less processing fees and losses.
- x. "Payment Gateway" means the communication tool that enables Merchant to authorize, settle and manage credit card and electronic check payments.
- y. "Payment Gateway Merchant Service Agreement" means the agreement executed by a Merchant governing the provision of Payment Gateway Account services.
- z. "Payment Network(s)" means Visa, MasterCard, American Express, Discover Financial Services, and any affiliates thereof or any other payment network applicable to this Agreement.
- aa. "Payment Network Rules" means the operating rules, bylaws, schedules, supplements and addenda, manuals, instructions, releases, specifications and other requirements, as may be amended from time to time, of any of the Payment Networks.
- bb. "Person" means any natural person, corporation, company, partnership, Limited Liability Company, trust, association or other entity.
- cc. "Services Documentation" means collectively, the operating instructions, user manuals, and help files, support and technical documents and other documentation, including overviews, integration guidelines, and sandbox guidelines, marketing materials in written or electronic form, as modified by Authorize.net from time to time, made available and licensed to Company, including by download from the support and developers pages of the Authorize.net Website and intended for use in connection with the Authorize.net Services and incorporated into this Agreement by reference.
- dd. "Service Integration" means the technical and operational integration, implemented by Company as details in the Solution Design Document and/or Services Documentation, of Company's Platform that may enable Approved Merchant to utilize Authorize.net Services via Company Platform.
- ee. "Solution Design Document" means with respect to Service Integration, the appliable documents detailing the scope and requirements for development, testing, certification and availability thereof as applicable and incorporated into this Agreement by reference.
- ff. "Solution ID" means the unique identifier provided by Authorize.net to Company to allow Authorized.net to identity Approved Merchant using Authorize.net Services, where Company directly provides the integrated software or technology platform.

- gg. "Supplier(s)" means those Persons who, under agreement with Authorize.net, provide or assist with the provision of the Authorize.net Services.
- hh. "Term" means, collectively, the Initial Term and all Renewal Terms.
- ii. "Trademark(s)" means all common law or registered trademark, service mark, trade name and trade dress rights and similar or related rights arising under any of the laws of the United States or any other country or jurisdiction, whether now existing or hereafter adopted or acquired.
- jj. "Transaction" means any credit card or electronic check authorization, credit, debit, ticket only, capture or settlement request, or decline transaction, or any request for fraud risk evaluation completed or submitted by an Approved Merchant to Authorize.net, or any payment profile update under the Account Updater Service.
- kk. "Website" means any point of presence maintained on the Internet or any other public data network accessed electronically via wired or wireless connections. With respect to Websites maintained on the World Wide Web, such Website includes all HTML, HDML, WML or XML pages (or similar unit of information presented in any relevant data protocol) that either (a) are identified by the same second-level domain (such as Authorize.net) or by the same equivalent level identifier in any relevant address scheme, or (b) contain branding, graphics, navigation or other characteristics such that a user reasonably would conclude that the pages are part of an integrated information or service offering.

# Appendix B Commission Matrix

### A. <u>Referral Commission</u>

### Table 1

Commission	Commission Payment Schedule
Company will earn a 25% Commission on fees received byAuthorize.net from Approved Merchants associated with: Payment Gateway setup fees Monthly Payment Gateway fees Payment Gateway Transaction fees* Payment Gateway batch fees eCheck Transaction fees (Approved Merchants must applyfor an eCheck account and sign a separate eCheck agreement) Account Updater fees Advanced Fraud Detection Service ("AFDS") fees Customer Information Manager ("CIM") fees	Commission will be paid to Company on the first business day of the month following the month in which Authorize.net collects the applicable service fees from an Approved Merchant.

### Table 2

Commission	Commission Payment Schedule
Company will be eligible to receive 10 basis points (Basis Points) on an Approved Merchant's total monthly credit card volume processed by a Merchant Account Provider if the Approved Merchant obtains their Merchant Account from one of Authorize.net's approved Merchant Account Providers. Applies only to referral revenues received by Authorize.net from Merchant Account Providers for Approved Merchants that process transactions through a Merchant Account. In the event that the Merchant lead does not enter into a Merchant Account Agreement and such Merchant acquires a Merchant Account from another service provider or if an Approved Merchant terminates its Merchant Account Agreement, Company will not earn a commission for such Merchant Account.	Commission will be paid by Authorize.net to Company thirty (30) days after the last day of the month for billing period.

\*If Company is eligible for Commission for both Payment Gateway Transaction Fees pursuant to Table 1 and Basis Points pursuant to Table 2, Company will solely receive Commission as set forth in Table 2.