

1 Global Alliance, Inc.
Community Partnership Fundraising Agreement

PARTIES

This Agreement made this day of _____, 2008, by and between 1 Global Alliance, Inc., a California Corporation with its principal place of business at 18775 Ambrose Lane in Huntington Beach, California 92648 (hereinafter referred to as "1 Global Alliance, Inc." or "Contractor"), and _____, a non-profit entity with its principal place of business located at _____, (hereinafter referred to as "Client").

RECITALS

1 Global Alliance, Inc. established the community fundraising program to help further the goals of non-profit organizations who are striving to empower mankind through providing education, sustenance and community outreach programs. 1 Global Alliance, Inc. achieves its goals by offering products and services to the supporters and members of the Client through a website. Each and every product purchased by a supporter earns Client a percentage of the sale price. By uniting merchants who create products which foster health with non-profit organizations, we are able to support the goals of the non-profit while fostering a healthier world. 1 Global Alliance's partners are organizations who are as committed to our vision of a healthier world, as we are committed to helping our partners realize their goals.

Client desires to raise funds in order to carry out its purpose with little to no effort on the part of its members, affiliates, officers, supporters or beneficiaries.

NOW, THEREFORE, in consideration for the mutual promises, covenants, agreements, representations and warranties contained herein, the parties hereto do hereby promise, covenant, agree, represent and warrant as follows:

AGREEMENT

1. **Payment Structure.** When a supporter of Client makes a purchase of a product or service through the 1 Global Alliance, Inc fundraising programs, the percentage contributed to the non-profit organization shall be determined by 1 Global Alliance, Inc. based on cost of administration costs and other factors. Attached hereto and incorporated herein is the current Schedule of percentages of profits for each product and service currently available through 1 Global Alliance, Inc.'s program. (See Schedule attached hereto as "Addendum A"). The attached

Schedule is subject to change at any time and will be updated periodically.
Current profits and percentage shall be immediately posted on
www.1globalalliance.com .

2. **Payment Time.** 1 Global Alliance, Inc will deliver Client's percentage of profit from all sale(s) on the fifteenth (15th) of the second month following the purchase date(s). Purchase date is defined as the date which 1 Global Alliance, Inc. receives full payment in immediately available U.S. Currency. *For Example: If a product is purchased on August 31, Client's percentage attributed to that sale would be sent by 1 Global Alliance, Inc. on October 15).*

15. **No Oral Modifications.** Except as otherwise stated hereinabove, this Agreement may not be orally superseded, modified, or amended. No waiver, modification, or amendment shall be valid unless signed by all parties.

Signed: **1 Global Alliance, Inc.**

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