

This Network Solutions Partner Agreement (the "Agreement") is made and entered into this _____ of _____, 2013 (the "Effective Date") by and between Network Solutions, LLC ("Network Solutions"), a Delaware limited liability company with offices at 12808 Gran Bay Parkway West, Jacksonville, Florida 32258 and _____, a _____ corporation with offices _____ at _____

("Partner"). This Agreement explains our obligations to you, and your obligations to us in relation to the Network Solutions service(s) made available hereunder.

WHEREAS, Network Solutions provides domain name registrations and value added digital services to its users from its storefront (located as of the Effective Date of this Agreement at the following URL: <http://www.networksolutions.com>) (the "Network Solutions Site" or "Storefront").

WHEREAS, Network Solutions is authorized to provide second-level and third-level Domain Name registration services for each of the Internet Top Level Domain Names ("TLDs") set forth on the applicable fee schedule to be agreed upon by the parties ("Pricing Schedule") ("Domain Name Services");

WHEREAS, we have developed domain name registration and digital services systems including, but not limited to, a Application Program Interface ("XML") and a web-based registration interface (collectively, the "Interface Tools") to facilitate the registration of second-level Domain Names ("Domain Names") for the TLDs and Value Added Services;

WHEREAS, you wish to accept applications for the registration, renewal and transfer of Domain Names and/or the purchase of Network Solutions Services ("Registrations") for submission to us through the Interface Tools;

NOW, THEREFORE, in consideration of the mutual promises contained in this Agreement, the sufficiency of which is hereby acknowledged, we each agree as follows:

1 DEFINITIONS

1.1 "**Affiliate**" of a Party – shall mean any person, now or hereafter existing, who directly or indirectly controls, is controlled or is under common control with such Party; a Person "controls" another person if it holds or is beneficially entitled to hold, directly or indirectly, other than by way of security interest only, more than 50 % of its voting rights, income or capital.

1.2 "**Agreement**" – shall collectively mean these Terms and Conditions along with the relevant Annexes.

1.3 "**Annexes**" or "**Exhibits**" – shall mean the annexes and/or exhibits to the Agreement, which are incorporated herein by reference.

1.4 "**Control**", "**control**", and its correlative meanings, "controlling", "controlled by," and

"under common control with," means the legal, beneficial or equitable ownership, directly or indirectly, of more than fifty percent (50%) of the aggregate of all voting equity interests in an entity.

1.5 "**Customer**" – shall mean any user(s) of Network Solutions' Services, whether a part of Network Solutions' retail and/or wholesale offerings, that purchases services directly or indirectly from Network Solutions.

1.6 "**Losses**" – shall mean all costs, losses, liabilities, penalties, expenses (including court costs and reasonable attorneys' fees), judgments and damages incurred by a third party in connection with an indemnified claim, action, suit or proceeding.

1.7 "**Marks**" – shall mean those United States and/or foreign registered or un-registered trademarks, trade dress, trade names, service marks, symbols, slogans, emblems, logos, designs, name and such other graphical elements that are the proprietary intellectual property of a Party.

1.8 "**Network Solutions**" – shall mean Network Solutions, LLC, a Delaware limited liability company.

1.9 "**Partner**" – shall mean the party identified as such in the first paragraph of the Agreement.

1.10 "**Party**" – shall refer to either Network Solutions or Partner individually, as applicable.

1.11 "**Parties**" – shall mean Network Solutions and Partner collectively.

1.12 "**Services**" – shall mean Network Solutions' full range of Web-related and value added services, including, but not limited to, domain names, Web hosting, Web design, e-mail, online marketing and e-commerce solutions.

1.13 "**We**", "**Us**" and "**Our**" refer collectively to Network Solutions, LLC.

1.14 "**You**" and "**Your**" refers to each Partner.

2 Network Solutions Domain Name and Value Added Services

2.1 You agree to use Network Solutions on an exclusive basis for Domain Names and Value Added Services. "Exclusive basis" shall mean that during the Term (as defined in Section 10 below) you agree to register and renew any requests for services similar to those provided by Network Solutions hereunder including, but not limited to those identified in an Exhibit attached hereto which are herein incorporated by reference.

2.2 The initial registration period for a Domain Name shall be for between one (1) year and ten (10) years or as otherwise set forth on the Pricing Schedule, and each subsequent renewal period for a Domain Name shall be for between one (1) year and ten (10) years, or as otherwise available through the applicable

registry operator for each TLD registry (each individually a "Registry").

2.3 All Domain Name registrations and Value Added Services are subject to the then current terms and conditions of (a) the applicable Registry set forth on the applicable Registry's web site ("Registry Policies"), (b) the Pricing Schedule, and (c) our then current service agreement (the "Service Agreement") set forth on our web site located at www.NetworkSolutions.com (the "Network Solutions Site"), which Service Agreement may be updated from time to time in Network Solutions sole discretion as provided therein.

2.4 You acknowledge and agree that during the term of this Agreement Network Solutions may make available to you through its Partner Portal certain additional products and/or services including, but not limited to value added services, as more specifically described in Exhibit 2, as updated from time to time ("Value Added Services"), which are hereby incorporated herein by reference. If you wish to resell any of these Value Added Services, you hereby (i) represent and warrant that you will get each of your customers to agree to the then current Network Solutions Service Agreement which will be accessible via the Network Solutions Site; and (ii) acknowledge and agree that your usage of such services shall be governed by the pricing as well as the terms and conditions of then-current Network Solutions Partner Agreement. "Domain Name Services" and "Value Added Services" shall be collectively referred to as "Network Solutions Services".

3 Your Responsibilities

3.1 You and your Affiliates, partners, and other resellers of Domain Names (collectively, the "Second Tier Reseller"), are authorized to accept Registrations from end users ("Registrants") subject to you ensuring that the Second Tier Resellers comply with the terms and conditions of this Agreement and that the Second Tier Resellers agree that Network Solutions is an intended third party beneficiary of your agreement with such Second Tier Resellers. You acknowledge and agree that you will be responsible for any liability resulting from a Second Tier Reseller's noncompliance with the terms and conditions of this Agreement. For the purposes of this Agreement, "Affiliate" shall mean any entity controlling, controlled by, or under common control with Partner or Network Solutions, as applicable.

3.2 You shall ensure that you and your Second Tier Reseller's contact information provided by you to Network Solutions is accurate and reliable and you agree to promptly correct and update such information during the Term. Such contact information shall include: (a) the full name, postal address, e-mail address, voice telephone number and fax number (if available) of you or your Second Tier Reseller's.

3.3 You shall ensure that you will employ all necessary hardware, software, employees,

contractors and agents with sufficient technical training and experience to respond to and fix any technical problems concerning you and your Second Tier Reseller's use of the Interface Tools in conjunction with your systems. You acknowledge and agree that you are solely responsible for the development, operation, maintenance and content of each web site owned or controlled by you or your Second Tier Resellers through which you or your Second Tier Resellers fulfill your obligations under this Agreement (each a "Partner and/or Second Tier Reseller Site"). Without limiting the foregoing, you are responsible for (a) the technical operation of each Partner and/or Second Tier Reseller Site and related equipment; and (b) ensuring that the contents of each Partner and/or Second Tier Reseller Site are not libelous or illegal and do not infringe any intellectual property rights or other rights of any person or entity. You will regularly maintain each Partner and/or Second Tier Reseller Site so that its contents are current, accessible and in good taste.

3.4 You agree that you shall comply with all applicable federal, state and local laws, regulations, ordinances and codes in connection with your performance under this Agreement.

3.5 You shall ensure that you will submit all data elements specified in the Interface Tools (or as reasonably specified by us from time to time), including the data elements stated in Section 3.17 below, the Domain Name, the original creation date of the Domain Name, the expiration date of the Domain Name, for each Domain Name you submit to us, and the name of the Registrant for which the registration was made. You shall make best efforts to protect all data received from the Registrants or regarding a Domain Name registration from loss, misuse, unauthorized access or disclosure, alteration or destruction.

3.6 You will use the Domain Name lookup capability provided by us, in accordance with the license grant set forth in Section 4 below, to determine if a requested Domain Name is or is not available for registration. You will not use the Domain name lookup capability for any other purpose. Without limiting the restriction in the immediately preceding sentence, you shall not use the Domain Name lookup capability to (a) allow, enable or otherwise support the transmission of mass unsolicited, commercial advertising or solicitations via email, facsimile, or telephone; (b) enable high volume, automated, electronic processes that apply to the Interface Tools for the registration of Domain Names; or (c) enable high volume electronic queries against any Network Solutions database or computer system, and you shall not sell or redistribute any data gathered from any Network Solutions database or computer system.

3.7 You shall ensure that each transmission by you or transaction conducted by you relating to Registrations and cancellations (each a "Transaction") shall be authenticated or encrypted using such protocol as required by

us, which protocol may be updated or modified from time to time. Current requirement and applicable updates are set forth in the Interface Tool documentation, which shall be updated from time to time by Network Solutions. You agree to use your password to authenticate every Transaction from you to us and restrict disclosure of your password to only those employees and/or agents with a need to know. You agree to notify us as soon as possible, but not later than four (4) hours, after learning of a breach of your password security or other security breach. Each of us agrees to employ security measures to ensure the security of data exchanged and each of us shall promptly inform the other on detection of any hacking, crawling, compromised passwords or other security breach.

3.8 You acknowledge that Country Code Top Level Domain Names ("ccTLD") registrations are performed with third-party organizations that operate at the request of or via contract with foreign governments, and as such, changes in government structure or Registry contractors may occur, and as a result Domain Name registrations may be adversely affected. You acknowledge and agree that Network Solutions shall not have any liability associated with any ccTLD Domain Name registration or failure to register a ccTLD Domain Name. Further, Network Solutions reserves the right to reject: (a) ccTLD multi-year registration requests where such multi-year registrations are not available through the requested ccTLD Registry; (b) Domain Name record modification request if such modifications are not supported by the applicable ccTLD Registry; and (c) ccTLD Domain Name transfers where such Domain Name transfers are not available through the requested ccTLD Registry. In addition to acknowledging and agreeing to the terms and conditions in the Agreement and the Service Agreement, you acknowledge and agree that for any and all purchases of Country Code Top Level Domains ("ccTLD(s)"), you, your resellers and/or Registrants represent, warrant and covenant that each will comply with the terms and conditions imposed upon each by the ccTLD registries, including, but not limited to, governing law, indemnification, eligibility and nexus requirements imposed by such registries as further described in Schedules B, C-3, C-5, C-6, C-7, C-8, C-11, E, F and G of the Service Agreement. For clarification purposes, "You", "you", "Your" or "your" as used in this Section 3.8 shall refer to you, your resellers and/or your Registrants; moreover, you, as Partner, are hereby representing and warranting that you have the requisite authority to act as your resellers and/or Registrants' agent. In addition, "ccTLD" shall mean a domain name with a country code top-level domain as identified by ICANN (e.g., .eu for the European Union, .us for the United States, .de for Germany). The term "ccTLD" specifically does not include domain names in the .com, .net, .org, .biz, .info, .name, .aero, .coop or .pro top-level domains, nor to any other gTLD now existing or identified by ICANN in the future.

3.9 You agree to provide customer service, registration, billing services, and technical

support to the Registrants. You will provide the Registrants with a means for reviewing and accepting (a) the Service Agreement or such other Registrant agreement as we may post on the Network Solutions Site from time to time and (b) the applicable Registry Policies. You understand that you must ensure that each Registrant indicates his/her agreement to the Service Agreement and the Registry Policies, if applicable, prior to submitting any request for the registration of a Domain Name. You agree that the terms and condition of any agreement between you and the Registrant shall not conflict with the Service Agreement, the Registry Policies, this Agreement or any policies set forth on the Network Solutions Site. Additionally, you shall ensure in your agreement with the Registrant that (i) Network Solutions and its Affiliates (as the third party service provider for the Domain Name registration services) shall not be liable to the Registrant for any deletion of the Registrant's Domain Name registrations whether such deletion is inadvertent or in accordance with the Service Agreement, and (ii) the Registrant agrees that Network Solutions is an intended third party beneficiary of your agreement with the Registrant.

3.10 You acknowledge that ICANN or the registries operating under agreements with ICANN may impose certain changes or new restrictions or obligations on Network Solutions, and you agree that you will comply with any such changes, restrictions or obligations, and, if applicable, you will require the Registrants to comply with the same. Network Solutions shall make commercially reasonable efforts to notify you of any such changes, new restrictions or obligations as quickly as commercially possible.

3.11 You shall ensure that, and you hereby certify that, each Registrant who requests a .US domain name registration (each an "Applicant") has and shall continue to have a lawful bona fide U.S. nexus, as required by the .US top-level domain administrator, NeuStar, Inc. ("US Registry"), and that such Registrant meets all of the .US nexus requirements ("US Nexus Requirements") set forth below. Each Applicant must be (and you hereby certify that each Applicant is) either: (a) A natural person (i) who is a United States citizen, (ii) who is a permanent resident of the United States of America or any of its possessions or territories, or (iii) whose primary place of domicile is in the United States of America or any of its possessions "Nexus Category 1"; or (b) An entity or organization that is (i) incorporated within one of the fifty (50) U.S. states, the District of Columbia, or any of the United States possessions or territories or (ii) organized or otherwise constituted under the laws of a state of the United States of America, the District of Columbia or any of its possessions or territories "Nexus Category 2"; or (c) An entity or organization (including a federal, state, or local government of the United States, or a political subdivision thereof) that has a bona fide presence in the United States of America or any of its possessions or territories "Nexus Category 3". If an Applicant claims Nexus Category 3, you will require the Applicant to certify that the

Applicant has a “bona fide presence in the United States” on the basis of real and substantial lawful contacts with, or lawful activities in, the United States of America.

3.12 You shall require each Applicant to acknowledge and agree, or you as agent of Applicant shall acknowledge and agree, that it is the Applicant’s responsibility, through the registration process (and, if applicable, as required subsequent to Applicant’s request for a .US domain name registration), to provide the information necessary to satisfy the .US Nexus Requirements, and that a failure by Applicant to satisfy the .US Nexus Requirements may result in, among other things, (i) the domain name application(s) being rejected by Network Solutions, .US Registrar L.L.C. (“USR”), and/or the .US Registry, (ii) the domain name(s) being placed on “hold” by Network Solutions, USR, and/or the .US Registry, and/or (iii) the domain name(s) being deleted by Network Solutions, USR, and/or the .US Registry. Neither Network Solutions, nor USR, nor the .US Registry (nor any other entity or person) shall be liable to you or the Applicant for any actions or inactions of any of them resulting from Applicant’s failure to provide all required .US Nexus Requirements information at the time of registration (or, where applicable, subsequent to registration), and none of them shall have any obligation to request or attempt to obtain from Applicant additional information to establish Applicant’s compliance with the .US Nexus Requirements, even if the need for such information is known by any of them.

3.13 You shall require each Applicant to certify, or you as agent of Applicant shall certify, that the name servers listed by Applicant in connection with Applicant’s request for domain name registration services in the .US ccTLD are located within the United States.

3.14 You shall ensure that, and you hereby certify that, each Registrant who requests a .EU domain name registration (each an “Applicant”) has and shall continue to have a lawful bona fide EU nexus, as required by the .EU top-level domain administrator, European Registry for Internet Domains vzw / asbl (“EU Registry”), and that each Registrant meets at least one of the .EU nexus requirements (“EU Nexus Requirements”) set forth below (and as represented by you in the pre-registration application information provided by you to Network Solutions). In addition, you shall ensure that, and hereby certify that, each Registrant shall have either: a) an undertaking having their registered office, central administration or principal place of business within the European Community; b) an organization established anywhere within the European Community; or c) a natural person resident within the European Community.

3.15 You shall require Applicant to agree, or you as agent of Applicant shall agree, to be bound by the Nexus Dispute Policy (“NDP”) administered by the .US Registry (or a third party designated by the .US Registry), which policy and its applicable forms are located on the .US Registry’s web site at the URL:

www.neustar.com. You shall require Applicant to also agree (or you as agent of Applicant shall agree) to abide by all decisions rendered by the .US Registry (or its third party designee) in connection with the NDP. You shall require Applicant to agree (or you as agent of Applicant shall agree) to be bound by the United States Dispute Resolution Policy set forth on the .US Registry’s website at the URL: www.neustar.com.

3.16 You acknowledge and agree as follows: (a) You shall not sell or attempt to register any Internationalized Domain Names “IDN” registrations through the tools made available to you under this Agreement, even if such tools make it technically possible to do so.

3.17 You shall ensure that the Registrants provide accurate and reliable contact information and promptly correct and update such information during the term of their Domain Name Registration. You agree that (i) the Registrant’s provision of inaccurate or unreliable information, (ii) failure to promptly update information provided to you, or (iii) failure to respond within five (5) calendar days (or such other period of time as is set forth in the Service Agreement or Registry’s Policies) to inquiries concerning the accuracy of contact information associated with the Domain Name registration, shall be a basis for cancellation or deletion of such Registrant’s Domain Name registration. Such contact information shall include: (a) the full name, postal address, e-mail address, voice telephone number and fax number (if available) of the Registrant, administrative contact, technical contact and billing contact for the Domain Name; and (b) the names of the primary and secondary name server for the Domain Name registration.

3.18 You acknowledge and agree that Network Solutions, and/or a Network Solutions’ vendor, may serve up content (e.g., under construction pages) to those domain names registered with Partner that do not have any posted content.

3.19 You also acknowledge and agree that for value added services offered by Network Solutions, and/or a Network Solutions’ vendor, Network Solutions reserves the right, in its sole discretion, to provide a revenue share to Partner, in an amount to be determined by Network Solutions, for the sale of such value added services.

3.20 Partner is prohibited from displaying the ICANN or ICANN-Accredited Registrar logo, or from otherwise representing itself as accredited by ICANN unless it has written permission from ICANN to do so.

3.21 Any registration agreement used by Partner shall include all registration agreement provisions and notices required by the ICANN Registrar Accreditation Agreement and any ICANN Consensus Policies, and shall identify the sponsoring registrar or provide a means for identifying the sponsoring registrar, such as a link to the InterNIC Whois lookup service.

3.22 Partner shall identify the sponsoring

registrar upon inquiry from the customer or registered domain name holder.

3.23 Partner shall ensure that the identity and contact information provided by the customer of any privacy or proxy registration service offered or made available by Partner in connection with each registration will be deposited with Network Solutions or held in escrow or, alternatively, display a conspicuous notice to such customers at the time an election is made to utilize such privacy or proxy service that their data is not being escrowed. Where escrow is used, the escrow agreement will provide, at a minimum, that data will be released to Network Solutions in the event Partner breaches the Partner Agreement, and such breach is harmful to consumers or the public interest. In the event that ICANN makes available a program granting recognition to Partners that escrow privacy or proxy registration data as detailed above, and Partner meets any other criteria established by ICANN in accordance with its bylaws, Partner shall be permitted to apply to ICANN for such recognition.

3.24 In the event that Network Solutions is obligated to provide a link to an ICANN webpage that identifies available registrant rights and responsibilities, Partner also shall be under an obligation to provide such linkage on any website it may operate for domain name registration or renewal displayed to its registrants at least as clearly as links to policies or notifications required to be displaced under ICANN Consensus Policies. The rights and responsibilities as a domain name registrant under the ICANN Registrar Accreditation Agreement (“RAA”) can be found at the following link, which also contains a summarizing of the terms of the RAA and related Consensus Policies, <http://www.icann.org/en/resources/registrars/reg-istrant-rights>.

3.25 Breach of ICANN Requirements. If Network Solutions becomes aware that Partner is in breach of any of the provisions of this Section, Network Solutions shall take reasonable steps to notify Partner that it is in breach of the Agreement. Upon notification by Network Solutions, the Partner or reseller shall have three (3) calendar days to cure. Should Partner or reseller fail to fully cure within the three (3) calendar days then Network Solutions has the right to immediately terminate the Agreement.

4 Our responsibilities

4.1 We will provide you with access to the Interface Tools, subject to the license grant in Section 5 below, which will enable you to develop your system to facilitate the registration and/or purchase of Network Solutions Services.

4.2 We will operate the Interface Tools throughout the Term (as defined in Section 10 below). Partner acknowledges and agrees that Network Solutions may temporarily suspend access to the Interface Tools at any time

deemed necessary by us in our sole discretion. Network Solutions may, in its sole discretion, modify the Interface Tool or discontinue any part of the Interface Tool at any time.

4.3 We shall process Transactions that have been properly procured and submitted by you. Notwithstanding the foregoing, we reserve the right to reject any order or to delete any processed order in accordance with this Agreement or our end user service agreement. You agree that we, in our sole discretion, may modify and/or terminate our service offerings at anytime.

4.4 We will maintain Network Solutions technical information and other resources, and provide you with contact information for second-level support via email or telephone on the Network Solutions site.

4.5 We agree that we shall comply with all applicable federal, state and local laws, regulations, ordinances and codes in connection with our performance under this Agreement.

5 Grant of License

5.1 We grant you a non-exclusive, non-transferable, non-sublicensable (except as may otherwise be set forth in this Agreement), revocable, royalty-free license to (a) use the Interface Tools in object code form only and (b) access Network Solutions's Domain Name lookup servers for the Term, but only to enable you to conduct the business of Registrations in accordance with the terms and conditions of this Agreement, and for no other purpose. You agree to employ adequate security measures to prevent use of the Interface Tools for any other purpose, particularly (and without limiting the foregoing) in relation to the transmission of bulk unsolicited email or data mining.

5.2 Partner hereby grants Network Solutions and Network Solutions accepts a limited, non-exclusive, non-transferable, non-sublicensable, revocable, royalty free license in and to Partner's United States and/or foreign registered and un-registered trademarks, service marks and logos that are provided by Partner to Network Solutions ("Marks") to reproduce, publicly display, transmit and broadcast Partner's Marks on the Network Solutions Site and related publications for the sole purpose of identifying Partner as a distribution partner of Network Solutions, subject to any style guide or instructions regarding the use or display of Partner's Marks as Partner may hereafter provide from time to time. The foregoing notwithstanding, Network Solutions is under no obligation to use or display your Marks.

5.3 Except as expressly granted in writing, all present and future rights, title and interest to a party's Marks shall at all times be and remain the sole and exclusive property of the granting party and all goodwill arising from the use of a party's Marks, shall inure to the benefit of that party. Neither party shall do anything to undermine or challenge the validity or

registrability of the other party's Marks. During the Term, neither party shall disparage the other party's Marks or web site, or display any such Mark in a derogatory or negative manner.

6 Domain Name Registration Fees and Renewals

6.1 As a condition precedent to Network Solutions accepting Registrations from you, and if applicable, your Second Tier Reseller shall complete the Channel Partner Information Sheet as set forth in Exhibit 1 (hereinafter "Information Sheet"). For each successful Registration, you shall pay us the non-refundable amounts set forth on the Pricing Schedule (collectively, "Registration Fees"). We reserve the right to modify the Registration Fees from time to time, which modifications shall be effective after thirty (30) days notice to you.

6.2 The Registration Fee for each Registration is specified in the Pricing Schedule. You will be invoiced for all successfully completed Registrations. Any products or services not specifically listed in the Pricing Schedule but made available through the Interface Tools and purchased by you, will be invoiced at the then current standard wholesale rate. You agree that you shall pay the then current standard wholesale rate for each request or order submitted through the Interface Tools for a product or service not specifically listed in the Pricing Schedule.

6.3 You, and if applicable, your second Tier Reseller may be required to submit a credit application that may be used as a basis for establishing credit terms and limitations. Upon credit application approval, you will be provided with access to Interface Tools. As a result of your credit standing, we may assign you, and if applicable, your Second Tier Reseller a credit limit to begin product purchases.

6.4 You agree to inform each of the Registrants when his or her Domain Name Registration is up for renewal at least thirty (30) days prior to the end of the applicable registration term.

6.5 On the expiration date of a Domain Name Registration, the Domain Name Registration will convert to "Deactivation" status and thereafter be deleted.

6.6 If a Registrant transfers a Domain Name registration to your account (a "Registrar Transfer"), you shall pay us the applicable Registration Fee for such Domain Name Registration for a minimum of one (1) additional year. The additional period for which the Registration Fee is paid will be added to the existing registration term of the Domain Name, provided however that the remaining un-expired registration term cannot exceed ten (10) years or such other period as provided by the applicable Registry. If a Registrar Transfer would extend the existing Domain Name Registration beyond ten (10) years or such other period as provided by the applicable Registry, in such instances you will be required to pay us the applicable Registration Fee for an

additional year term, but the un-expired term of the Domain Name Registration will only be increased to a maximum of ten (10) years or such other period as provided by the applicable Registry. You acknowledge and agree that all Registrar Transfers shall be subject to the terms and conditions governing Registrar Transfers as established from time to time by Network Solutions and the applicable Registry.

6.7 If a Registrant elects to transfer a domain name from an existing Network Solutions wholesale partner account or from a Network Solutions retail managed account into your Network Solutions wholesale account, we reserve the right to impose a one-time fee for each domain name transferred into your account as specified in the Pricing Schedule.

6.8 If a Registrant desires to make a legal name change to its Registrant information or wants to transfer the registration of its Domain Name to another Registrant, you agree to pay the fee for this service as specified in the Pricing Schedule.

6.9 You acknowledge that the completion of a Registrar Transfer may require approval from multiple parties, including, but not limited to, the Registrant or Registrant's agent, the current registrar, and the appropriate Registry for the TLD in which the Domain Name registration is located. You acknowledge that approval of all such parties may be required before a Registrar Transfer is completed; that such approvals are not within Network Solution's control; and that the failure of any one of these parties to approve the Registrar Transfer may result in the Registrar Transfer not being completed. You acknowledge and agree that (i) the applicable Registry may change the method or requirements for completing a change of registrar, (ii) any such change may affect and/or require a change in Network Solution's methods or requirements for completing a change of registrar; and (iii) You shall, after being provided with notice of any such changes, be bound by all such changes with respect to any further Registrar Transfers submitted by you.

6.10 Network Solutions may, in its sole discretion and with a minimum of thirty (30) days' notice to Partner, modify a Pricing Schedule from time to time to accommodate new pricing by providing Partner with an updated Pricing Schedule which has been executed by an authorized Network Solutions representative. Network Solutions and Partner agree that an update to a Pricing Schedule shall be considered an amendment to the Network Solutions Partner Agreement. Partner agrees that the most recent version of Pricing Schedule, when issued, shall supersede all previous versions of Pricing Schedule as of the effective date listed on the updated Pricing Schedule or, if no such effective date is listed, thirty (30) days after the date notice of such new Pricing Schedule is provided to Partner (the "Exhibit Effective Date"). Partner agrees that it shall be bound by any new version of Pricing Schedule on the Exhibit Effective Date, and that any subsequent order or request shall be in accordance with any such updated

version of the Pricing Schedule; provided, however, that if you do not wish to be bound by the new Pricing Schedule, you may terminate this Agreement by providing notice to Network Solutions prior to the Exhibit Effective Date.

7 Payments and Cancellation

7.1 You agree to pay the entire invoice amount no later than the invoice due date. All payments received will be applied to the outstanding balances in any previous invoices, and any remaining payment amount, if any, will be applied to the current invoice amount. Any billing disputes must be made in writing within fifteen (15) days from the date of the invoice. You agree to submit payment for the undisputed portion of the invoice.

7.2 You agree that failure to submit timely payments may result in deactivation and/or deletion of all products and services on an unpaid invoice. Further, if the established credit limit is exceeded, you acknowledge and agree that future Registrations and purchases may be denied until payment is received and applied against any outstanding balance and purchases. If you fail to make timely payment of the Registration Fees and exceed your established credit limit, you agree that Network Solutions has the right to deny further Registrations and purchases despite any credit limit provided to you or your Second Tier Reseller, until payment is received and applied to your account. You agree that Network Solutions may at any time, in its sole discretion, cease further extension of credit.

7.3 You acknowledge and agree that failure to make timely payments could result in termination of this agreement and that Network Solutions will take appropriate action to collect the Fees from Partner, which action may include the use of a collection agency.

7.4 You agree that any outstanding amounts owed and not paid when due shall bear interest at the rate of ten percent (10%) per annum or the maximum rate allowed by law, whichever is less, from the due date, and you further agree to pay any and all fees (including, but not limited to, collection agency fees, reasonable attorney's fees and court costs) incurred by Network Solutions in collecting amounts owed under this agreement.

7.5 In the event that your account is suspended for non-payment and/or if Network Solutions has not received the completed renewal registration request on or before the expiration date for any given domain name registration, Network Solutions shall have the right, but not the obligation, to directly contact and/or invoice the applicable Registrant to attempt to renew the Domain Name or other product or service.

7.6 If this Agreement is terminated in accordance with Section 10 or Section 12 of the Agreement, Partner remains liable to pay Network Solutions for any outstanding unpaid balance for fees and expenses owed by Partner to Network Solutions.

8 Privacy and Registrant Information

8.1 All information obtained by either of us (the "Collecting Party") in the performance of the Agreement, with respect to the Registrations ("Registrant Information"), submitted to Network Solutions in accordance with this Agreement, shall be jointly owned by Partner and Network Solutions and treated respectively by us in accordance with this Agreement and each of us shall use any such Registrant Information in accordance with our respective Privacy Policies. All customers purchasing services through the means established under this Agreement shall be shared customers of Partner and Network Solutions.

8.2 You agree you shall inform each Registrant of the purposes for which any personally identifiable data collected by you is intended to be used by you, including: (a) the intended recipients or categories of recipients of the data (including Network Solutions and the applicable Registry); (b) which data are obligatory and which data, if any, are voluntary; and (c) how a Registrant can access and, if necessary, correct the data held about them.

9 Representation and Warranties and Indemnity

9.1 Partner represents and warrants that (a) it has the right, power and authority to enter into this Agreement and to fully perform its obligations under this Agreement; (b) entering into this Agreement does not violate any agreement existing between it and any other person or entity; (c) the artwork, graphics, icons and Marks on the Partner Site does not violate or infringe any right of privacy or publicity or any other intellectual property rights or contain any libelous, defamatory, obscene or unlawful material or otherwise violate or infringe any other right of any person or entity; and (d) the information contained on Exhibit 1 and credit application forms is true and correct and Partner acknowledges and agrees that Network Solutions has relied on the information provided therein in entering into this Agreement. Partner further represents and warrants that regardless of whether any Customers' telephone and/or cell number may be listed with the Federal Do-Not-Call Registry or local State Do-Not-Call list, they have provided their express written consent to receive future information (including telemarketing) about products and services from Web.com and/or any affiliate thereof, whereby they have agreed and consent to such contact using the information provided hereunder. This means Web.com may contact any such Customer by e-mail, phone and/or cell number (including use of automated dialing equipment and/or pre-recorded calls), text (SMS) message, social networks or any other means of communication that their wireless or other telecommunications device may be capable of receiving (i.e. video, etc.).

9.2 Partner agrees to indemnify and hold harmless Network Solutions, USR and their respective officers, directors, shareholders, licensors, related companies, employees, agents and attorneys (collectively, "Related

Parties"), and each applicable Registry from and against any and all third party claims, damages, liabilities, costs, and expenses (including any and all legal fees) and other liabilities arising from, in connection with or related in any way to, directly or indirectly (a) any breach of (i) your or Second Tier Resellers' responsibilities under this Agreement, and/or (ii) any breach of the representations and/or warranties made by you or a Second Tier Reseller under this Agreement; (b) the development, operation, maintenance and contents of the Partner or Second Tier Reseller's site, (c) Partner's and/or Second Tier Resellers' submission of inaccurate or incomplete Registrations to Network Solutions; (d) any unauthorized representation and/or warranty made by Partner and/or Second Tier Reseller about Network Solutions' services or products; (e) relating to you or any Second Tier Resellers' respective Domain Name Registration businesses, including, but not limited to, advertising, customer service, billing and registration processes, and any product or services of yours or the Registrants, or (f) your actions in connection with the registration of .US ccTLD domain names pursuant to this Agreement. Network Solutions shall notify Partner of any such claim and, at Network Solutions' request, Partner shall bear full responsibility for the defense; provided, however, that (a) Partner shall keep Network Solutions informed of, and consult with Network Solutions in connection with, the progress of such litigation or settlement; and (b) Partner shall not have the right, without Network Solutions' prior written consent (which consent shall not be unreasonably withheld), to settle any such claim.

9.3 Network Solutions represents and warrants that (a) it has the right, power and authority to enter into this Agreement and to fully perform its obligations under this Agreement; and (b) entering into this Agreement does not violate any agreement existing between it and any other person or entity.

9.4 Network Solutions agrees to indemnify and hold harmless Partner and its Related Parties from and against any and all third party claims, damages, liabilities, costs, and expenses (including any and all legal fees) and other liabilities arising from, in connection with or related in any way to, directly or indirectly any breach of any of the representations made by it in Section 9.3 above. Partner shall notify Network Solutions of any such claim and, at Partners' request, Network Solutions shall bear full responsibility for the defense of any such claim; provided, however, that (a) Network Solutions shall keep Partner informed of, and consult with Partner in connection with, the progress of such litigation or settlement; and (b) Network Solutions shall not have the right, without Partners' prior written consent (which consent shall not be unreasonably withheld), to settle any such claim.

10 Term and Termination

10.1 This Agreement shall commence on the Effective Date and shall continue for a period of

three (3) years unless earlier terminated as set forth below (the "Initial Term"). Thereafter, this Agreement shall automatically renew for successive one (1) year terms unless earlier terminated by either of us giving the other not less than thirty (30) days prior written notice (the "Renewal Term"). "Initial Term" and "Renewal Term" shall be collectively referred to as simply the "Term".

10.2 In addition to the foregoing, if we determine, in our sole discretion, you have breached any provision of this Agreement or are engaging in any conduct that breaches or causes us to breach any ICANN (Internet Corporation for Assigned Names and Numbers) regulation, Registry Policies or third party agreements with respect to Domain Name registrations, we shall have the right to immediately suspend your rights to register, transfer and renew Network Solutions Services. In the event of the termination of this Agreement, you agree that we may contact the Registrants to register, transfer or renew their respective Domain Name(s) or other products and services.

10.3 Either party hereto may, at its option, and without notice, terminate this Agreement, effective immediately, should the other party hereto (i) admit in writing its inability to pay its debts generally as they become due; (ii) make a general assignment for the benefit of creditors; (iii) institute proceedings to be adjudicated a voluntary bankrupt, or consent to the filing of a petition of bankruptcy against it; (iv) be adjudicated by a court of competent jurisdiction as being bankrupt or insolvent; (v) seek reorganization under any bankruptcy act, or consent to the filing of a petition seeking such reorganization; or (vi) have a decree entered against it by a court of competent jurisdiction appointing a receiver liquidate, trustee, or assignee in bankruptcy or in insolvency covering all or substantially all of such party's property or providing for the liquidation of such party's property or business affairs.

11 Consequences of Termination

11.1 Upon expiration or termination of this Agreement, we will complete the Registrations processed by you prior to the date of such expiration or termination, provided that you have not been terminated for non-payment or outstanding debt. In addition, you will (a) transfer all data regarding Registrants deemed necessary by us to maintain the Domain Name registrations, and (b) either return or certify to us the destruction or discontinuation of any Software, XML, Partner Portal and related documentation and copies of the foregoing, you have made or received under this Agreement. Except as provided herein, upon termination of this Agreement, neither of us will have any further obligations to the other hereunder, except for previously accrued rights or obligations. The terms and conditions of Sections 6.5, 6.6, 7.1, 8, 9.2, 10, 12, 13, 14.1 and 14.2 shall survive in accordance with their terms, the termination of this Agreement. Section 13 shall survive the expiration or termination of this Agreement for a period of

three (3) years, and thereafter shall be of no further force or effect.

12 Amendments

All amendments and modification of this Agreement shall be binding upon the parties despite any lack of additional consideration so long as the same shall be in writing and executed by each of the parties hereto; provided, however, that Partner acknowledges and agrees that Network Solutions shall have the right to amend or restate this Agreement by providing thirty (30) days prior written notice to Partner if such amendment or restatement is applied to substantially all of the participants in the Network Solutions partner program. Further, Partner acknowledges that unilateral amendments by Network Solutions may be necessary from time to time as a result of changes to system modifications or upgrades, applicable laws, regulations and/or agreements concerning internet governance and Domain Name registrations generally. Any such amendment or restatement shall be effective thirty (30) days after Network Solutions provides notice of the same to Partner. If Partner chooses (i) not to comply, or (ii) is unable to comply, with any amendment or restatement effected pursuant to this Section 12, Partner shall have the right to terminate this agreement at any time during such thirty (30) day period, thereafter Partner shall be bound by the terms and conditions of the amended agreement. If Partner does not comply with any such amendment or restatement within such thirty (30) day period, Network Solutions shall have the right to immediately terminate this Agreement.

13 Confidentiality

13.1 The parties acknowledge and agree that by reason of their relationship hereunder that they will have access to and acquire knowledge from material, data, systems and other information concerning the operation, business, projections, market goals, financial affairs, products, services, Registrants and intellectual property rights of the other party that may not be accessible or known to the general public ("Confidential Information"). Confidential Information shall include, but not be limited to, (a) the terms of this Agreement; (b) any and all information regarding or related to any software utilized by the parties to create, operate or perform their respective obligations hereunder, including, but not limited to, the Interface Tools and the Domain Name lookup service; and (c) any information which concerns technical details of operation of any of the Network Solutions services and products offered hereunder.

13.2 Each party receiving Confidential Information (the "Receiving Party") agrees to maintain all such Confidential Information received from the other party (the "Disclosing Party"), both orally and in writing, in confidence and agrees not to disclose or otherwise make available such Confidential Information to any third party without the prior written consent of the Disclosing Party. The Receiving Party shall

not reverse engineer, disassemble or decompile any prototypes, software or other tangible objects which embody Confidential Information and which are provided to the Receiving Party hereunder. Whenever requested by the Disclosing Party, the Receiving Party shall immediately return to the Disclosing Party all manifestations of the Confidential Information or, at the Disclosing Party's option, shall destroy all such Confidential Information as the Disclosing Party may designate. The Receiving Party's obligation of confidentiality shall survive this Agreement for a period of three (3) years from the date of its termination or expiration and thereafter shall terminate and be of no further force or effect. The foregoing notwithstanding, the Parties agree that a Receiving Party shall not be liable for disclosure of any Confidential Information if the same information: (a) was in the public domain at the time it was disclosed (including but not limited to the Network Solutions WHOIS database or other publicly available database or listing containing Registrant information or data); (b) becomes part of the public domain without breach of this Agreement; (c) is disclosed with the written approval of the other Party; (d) was independently developed by the Receiving Party; (e) is or was disclosed by a third party without an obligation to keep such information confidential; or (g) is required to be disclosed by law or by judicial order, provided that the Receiving Party shall give the Disclosing Party prompt written notice of such required disclosure in order to afford the disclosing party an opportunity to seek a protective order or other legal remedy to prevent the disclosure, and shall reasonably cooperate with the Disclosing Party's efforts to secure such a protective order or other legal remedy to prevent the disclosure. If the Disclosing Party cannot obtain a protective order or other legal remedy to prevent the disclosure as required by law or judicial order, then the Receiving Party may disclose the Confidential Information without liability. As between the Parties hereto, the provisions of this paragraph shall supersede the provisions of any inconsistent legend that may be affixed to said data by the Disclosing party, and the inconsistent provisions of any such legend shall be without any force or effect.

14 Limitation of Liability and Disclaimers

14.1 The parties agree that except for amounts payable under Sections 13 (Confidentiality) and 9 (Representation and Warranties; Indemnification) hereunder, a party's entire liability and exclusive remedy arising out of this Agreement is solely limited to the amounts paid by Partner to Network Solutions hereunder. Neither party shall be liable for any indirect, special, consequential, lost profits, lost revenue, exemplary, punitive or other indirect damages (including, but not limited to, loss of revenue or anticipated profits or loss of business), whether arising from a breach of this Agreement, negligence or otherwise. THE PARTIES FURTHER AGREE THAT FOR AMOUNTS PAYABLE UNDER SECTION 13 (CONFIDENTIALITY) OR SECTION 9 (Representation and Warranties; INDEMNIFICATION) HEREUNDER, A

PARTY'S TOTAL LIABILITY UNDER THIS AGREEMENT SHALL NOT EXCEED THE SUM OF ONE MILLION DOLLARS (US\$1,000,000.00).

14.2 THE NETWORK SOLUTIONS SERVICES ARE PROVIDED TO PARTNER AND THE REGISTRANTS "AS-IS" AND "AS AVAILABLE" WITHOUT ANY WARRANTIES WHATSOEVER, AND NETWORK SOLUTIONS EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS OR FITNESS FOR A PARTICULAR PURPOSE OR INFRINGEMENT, AS WELL AS ANY WARRANTIES ALLEGED TO HAVE ARISEN FROM CUSTOM, USAGE OR PAST DEALINGS BETWEEN THE PARTIES. NETWORK SOLUTIONS SPECIFICALLY DISCLAIMS ANY WARRANTIES RELATED TO OR IN CONNECTION WITH THE PRODUCTS, SERVICES AND PERFORMANCE OF THIRD PARTIES, AND SHALL NOT BE RESPONSIBLE FOR ANY FAILURE TO DELIVER SERVICES RESULTING FROM FACTORS OUTSIDE OF NETWORK SOLUTIONS' CONTROL, INCLUDING, BUT NOT LIMITED TO, ANY ACTS OF NON-PERFORMANCE BY THIRD PARTIES, REGISTRIES, OR FOREIGN GOVERNMENTS. IN THIS REGARD, PARTNER SPECIFICALLY ACKNOWLEDGES THAT the .US Registry reserves the right to deny, delete, transfer or freeze any domain name registration for a variety of reasons, ALL OF WHICH ARE OUTSIDE network solutions' CONTROL. PARTNER ASSUMES TOTAL RESPONSIBILITY FOR ITS USE OF ANY THIRD PARTY SERVICES PROVIDED HEREUNDER REGARDLESS OF WHETHER PARTNER IS AWARE THAT ANY SUCH SERVICE IS PROVIDED BY A THIRD PARTY. FURTHER, NETWORK SOLUTIONS MAKES NO REPRESENTATIONS THAT A REQUEST FOR OR RESERVATION OF A DOMAIN NAME WILL BE SUCCESSFULLY PROCESSED OR THAT A DOMAIN NAME WILL BE REGISTERED.

15 General

15.1 The parties to this Agreement are independent contractors. Neither Party is an agent, representative or partner of the other Party. Neither Party shall have any right, power or authority to enter into any agreement for or on behalf of, or incur any obligation or liability of, or to otherwise bind, the other Party. This Agreement shall not be interpreted or construed to create an association, joint venture or partnership between the Parties or to impose any partnership obligation or liability upon either Party. Each Party shall bear its own expenses in performing this Agreement.

15.2 Except as may otherwise be set forth in this Agreement, the Parties agree that this contract is made and performed in Duval County, Florida, USA. This Agreement shall be governed and construed in accordance with the law of the State of Florida, except the Uniform Computer Information Transactions Act, without reference to conflict of law principles. The Parties agree that the United Nations

Convention on Contracts for the International Sale of Goods shall not apply to this Agreement. The Parties agree that jurisdiction and venue for any matter arising out of or pertaining to this Agreement shall be proper only in the state and federal courts located in Duval County and the Northern District of the State of Florida, United States of America.

15.3 Partner may not assign this Agreement or any of our rights, interests or obligations hereunder without the prior written approval of Network Solutions provided; however, that such approval shall not be required in the event either party hereto assigns this Agreement as a result of a sale of all or substantially all of the assets of such party pursuant to a merger, consolidation or otherwise. Provided further however, that in the event Partner is acquired by or merged into a direct competitor of Network Solutions, its parent companies or their respective wholly owned subsidiaries, Network Solutions shall have the right to terminate this Agreement immediately within thirty (30) days of notice of any such acquisition or merger. Network Solutions shall be entitled to terminate this Agreement immediately upon the occurrence of a purported assignment of this Agreement by Partner in violation of this Section 15.3. Subject to the foregoing, this Agreement shall be binding upon and inure to the benefit of the successors and assigns of Network Solutions and Partner.

15.4 This Agreement, including all schedules hereto, contains the entire understanding between Partner and Network Solutions relating to the subject matter hereof and supersedes any and all prior or contemporaneous oral or written representations, agreements, understandings and communications with respect to the subject matter hereof. Specifically, and without limiting the generality of the foregoing, this Agreement supersedes and/or terminates, as applicable, any other Registration Services Agreement entered into by the Parties. Neither Party is relying upon any warranties, representations, assurances or inducements not expressly set forth herein. In the event of any conflict between this Agreement and an applicable Pricing Schedule, the terms of the applicable Pricing Schedule shall control.

15.5 A waiver by either party hereto of any term or condition of this Agreement must be in writing and in any instance shall not be deemed or construed as a waiver of such term or condition for the future.

15.6 It is the intention of the parties that if any court shall determine that any provision of this Agreement is unenforceable, such provisions shall not be terminated but shall be deemed amended to the extent required to render it valid and enforceable.

15.7 This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

15.8 Neither Party shall be deemed in default

hereunder, nor shall it hold the other Party responsible for, any cessation, interruption or delay in the performance of its obligations hereunder due to earthquake, flood, fire, natural disaster, act of God, war, armed conflict, labor strike, lockout or boycott, provided that the Party relying upon this Section 15.8 (a) shall have given the other Party written notice thereof promptly and, in any event, within five (5) days of discovery thereof and (b) shall take all steps reasonably necessary under the circumstances to mitigate the effects of the force majeure event upon which such notice is based; provided further, that in the event a force majeure event described in this Section 15.8 extends for a period in excess of thirty (30) days in the aggregate, either Party may immediately terminate this Agreement.

15.9 All notices which Network Solutions is required or may desire to serve upon you shall be sent (i) via email as the primary notification method, or (ii) in writing and addressed to you to be served at the respective addresses set forth below. All notices which you are required or may desire to serve upon Network Solutions shall be in writing and addressed to the respective address set forth below. Any such written notice may be served personally or by certified mail (postage prepaid), internationally commercially recognized overnight delivery service (such as Federal Express or DHL), or courier. Either party may change the address to which notices are to be delivered by providing written notice to the other party served as provided in this Section 15.9.

15.10 The section and paragraph headings appearing in this Agreement are inserted only as a matter of convenience and in no way define, govern, limit, modify or construe the scope or extent of the provisions of this Agreement to which they may relate. Such headings are not part of this Agreement and shall not be given any legal effect.

15.11 Any press release(s), announcements, publications or other media releases regarding this Agreement shall be mutually agreed upon in writing by the Parties prior to any such release. Except as otherwise provided herein, neither Party shall refer to the other Party or to any offer, product or service of the other Party on its web site or in any advertisement, newsletter or publication, whether through use of "teaser" copy or in any other manner, without obtaining the other Party's prior written consent to the content of any such reference. Neither Party will make any representations or warranties about the other Party's web site or the other Party's products or services that the other Party has not first approved in writing. During the Term of this Agreement, neither Party will disparage the other Party, the other Party's Marks, the other Party's web site, or any of the other Party's products or services, or display any such items in a derogatory or negative manner on its web site.

**Exhibit 1
Network Solutions Domain Name Registration Services
Channel Partner Program Information Sheet**

All of the following fields, except where stated otherwise, are required.

Partner Name: _____
Also Known as _____

Partner ID (for existing partners only) _____

Address: (required) _____

City, State, Zip: _____

USA Only

Country: _____

Telephone: (Include area or country code) _____

CONTACT	NAME	EMAIL	PHONE NUMBER
Administrative			
Technical			
Billing			
Sales			
Marketing			

_____ PARTNER MUST PROVIDE ABOVE LISTED INFORMATION FOR ITS SECOND TIER RESELLER(S). PLEASE CHECK BOX IF INFORMATION LISTED ABOVE IS FOR A SECOND TIER RESELLER.

Exhibit 2 - Network Solutions Services

Network Solutions will invoice Partner for Network Solutions Services at the fixed flat rates listed below. Network Solutions may, in its sole discretion and with a minimum of thirty (30) days notice to Partner, modify this Pricing Schedule from time to time to accommodate new pricing by providing Partner with an updated Pricing Schedule which has been executed by an authorized Network Solutions representative. Network Solutions and Partner agree that an update to a Pricing Schedule shall be considered an amendment to the Network Solutions Partner Agreement. Partner agrees that the most recent version of the Pricing Schedule, when issued, shall supersede all previous versions of Pricing Schedule as of the effective date listed on the updated Pricing Schedule or, if no such effective date is listed, upon Partner's receipt of the updated version of Pricing Schedule (the "Exhibit Effective Date"). Partner agrees that it shall be bound by any new version of the Pricing Schedule on the Exhibit Effective Date of such new Pricing Schedule, and that any registration and/or purchase of Network Solutions Services in newer versions of the Pricing Schedule shall constitute Partner's acceptance of the terms and conditions of the newer Pricing Schedule.

ccTLD/gTLD	DOMAIN NAME REGISTRATIONS PER YEAR	DOMAIN NAME RENEWALS PER YEAR	DOMAIN NAME CHANGE OF REGISTRAR	DOMAIN NAME CHANNEL/ REGISTRANT TRANSFER	MINIMUM TERM OF REGISTRATION
.COM					1 YEAR
.NET					1 YEAR
.ORG					1 YEAR
.INFO					1 YEAR
.BIZ					1 YEAR
.US					1 YEAR
.NAME					1 YEAR
.NAME BUNDLE					1 YEAR
.CA					1 YEAR
.CO					1 YEAR
.COM.CO					1 YEAR
.NET.CO					1 YEAR
.NOM.CO					1 YEAR
.EU					1 YEAR
.MOBI					1 YEAR
.TEL					1 YEAR
.XXX					1 YEAR
.AC					1 YEAR
.AG					1 YEAR
.AM					1 YEAR
.AR.COM					1 YEAR
.ASIA					1 YEAR
.AT					1 YEAR
.BE					1 YEAR
.BR.COM					1 YEAR
.BZ					1 YEAR
.CC					1 YEAR
.CH					1 YEAR
.CN.COM					1 YEAR
.CX					1 YEAR
.CZ					1 YEAR
.DE					1 YEAR
.DE.COM					1 YEAR
.ES					1 YEAR
.COM.ES					1 YEAR
.NOM.ES					1 YEAR
.ORG.ES					1 YEAR
.EU.COM					1 YEAR
.FM					1 YEAR
.GB.COM					1 YEAR
.GB.NET					1 YEAR
.GD					1 YEAR
.GS					1 YEAR
.HN					1 YEAR
.HU.COM					1 YEAR
.IM					1 YEAR
.IN					1 YEAR

SAMPLE

.CO.IN				1 YEAR
.FIRM.IN				1 YEAR
.GEN.IN				1 YEAR
.IND.IN				1 YEAR
.NET.IN				1 YEAR
.ORG.IN				1 YEAR
.IO				1 YEAR
.JP				1 YEAR
.JPN.COM				1 YEAR
.KR.COM				1 YEAR
.LA				1 YEAR
.LC				1 YEAR
.LI				1 YEAR
.ME				1 YEAR
.MN				1 YEAR
.MS				1 YEAR
.MX				1 YEAR
.COM.MX				2 YEARS
.NL				1 YEAR
.NO.COM				1 YEAR
.NU				2 YEARS
.CO.NZ				1 YEAR
.NET.NZ				1 YEAR
.ORG.NZ				1 YEAR
.PL				1 YEAR
.QC.COM				1 YEAR
.RU				1 YEAR
.RU.COM				1 YEAR
.SA.COM				1 YEAR
.SC				1 YEAR
.SE.COM				1 YEAR
.SE.NET				1 YEAR
.SG				1 YEAR
.SH				1 YEAR
.TC				1 YEAR
.TK				2 YEARS
.TV				1 YEAR
.CO.UK				2 YEARS
.ME.UK				2 YEARS
.ORG.UK				2 YEARS
.UK.NET				1 YEAR
.UK.COM				1 YEAR
.US.COM				1 YEAR
.UY.COM				1 YEAR
.VC				1 YEAR
.VG				1 YEAR
.WS				1 YEAR
.ZA.COM				1 YEAR
.CN*				1 YEAR
.COM.CN				1 YEAR
.NET.CN				1 YEAR
.ORG.CN				1 YEAR
.TW				1 YEAR
.COM.TW				1 YEAR
.ORG.TW				1 YEAR

* includes Regional Country Codes: .AH.CN, .BJ.CN, CQ.CN, FJ.CN, .GD.CN, .GS.CN, GX.CN, GZ.CN, HA.CN, HB.CN, .HE.CN, .HI.CN, .HK.CN, .HL.CN, HN.CN, .JL.CN, .JS.CN, JX.CN, .LN.CN, .MO.CN, NM.CN, NX.CN, QH.CN, .SC.CN, SD.CN, SH.CN, SN.CN, SX.CN, TJ.CN, TW.CN, .XJ.CN, XZ.CN, YN.CN, ZJ.CN

DOMAIN SERVICES	REGISTRATIONS PER YEAR	DOMAIN SERVICE RENEWALS PER YEAR	MINIMUM TERM OF REGISTRATION
PRIVATE REGISTRATION			1 YEAR
URL FORWARDING			1 YEAR
SITE SAFE SSL CERTIFICATE - BASIC (\$50K)			1 YEAR
SITE SAFE SSL CERTIFICATE - BASIC (\$50K)			2 YEARS
SITE SAFE SSL CERTIFICATE - BASIC (\$50K)			3 YEARS
SITE SAFE SSL CERTIFICATE - BASIC (\$50K)			4 YEARS
SITE SAFE SSL CERTIFICATE - PRO (\$1M)			1 YEAR
SITE SAFE SSL CERTIFICATE - PRO (\$1M)			2 YEARS
SITE SAFE SSL CERTIFICATE - PRO (\$1M)			3 YEARS
SITE SAFE SSL CERTIFICATE - PRO (\$1M)			4 YEARS
SITE SAFE SSL CERTIFICATE -WILDCARD (\$1M)			1 YEAR
SITE SAFE SSL CERTIFICATE -WILDCARD (\$1M)			2 YEARS
SITE SAFE SSL CERTIFICATE -WILDCARD (\$1M)			3 YEARS
SITE SAFE SSL CERTIFICATE -WILDCARD (\$1M)			4 YEARS
SITE SAFE SSL CERTIFICATE – SITE SEAL (\$50K)			1 YEAR
SITE SAFE SSL CERTIFICATE – SITE SEAL (\$50K)			2 YEARS
SITE SAFE SSL CERTIFICATE –SITE SEAL (\$50K)			3 YEARS
SITE SAFE SSL CERTIFICATE –SITE SEAL (\$50K)			4 YEARS
SITE SAFE SSL CERTIFICATE – EXTENDED VALIDATION			1 YEAR

Exhibit Effective date: _____

IN WITNESS WHEREOF, the Parties hereto have caused this Pricing Schedule to be duly executed and delivered as of the date written below.

NETWORK SOLUTIONS, LLC

Partner

By: _____
(Signature)

By: _____
(Signature)

Name (print)

Name (print)

Title

Title

Date

Date