

## Contract Agreement

This contract agreement represents the acts, performances and considerations between Global Alliance Solution, with corporate offices at 12774 Wisteria Drive, Suite 2021, Germantown MD 20875, represented by its Chief Executive Officer, John Chea Davies, II, hereinafter known

and referred to as 'Firm', and \_\_\_\_\_

(Representative: individual or organization name)

located at: \_\_\_\_\_

\_\_\_\_\_/\_\_\_\_\_

(Address)

GRP ID

hereinafter known and referred to as Representative, hereby stipulates as follows:

1. That Representative voluntarily agreed to partner with the firm by representing the implementation and execution of the Global Referral Program (an intellectual property of the Firm) in the country or geographical area assigned to the Representative as listed below:

\_\_\_\_\_

Country / Town / City / County / State

2. That Representative hereby agreed to utilize its own resource in promoting and implement the Global Referral Program by way of:
  - a) Disseminating information about the program; educating communities within the assigned territory, circulate flyers and educate the public about the program as necessary;
  - b) Assisting potential referrers by showing or illustrating how to navigate the program website, particularly where to find, fill-in and submit the electronic Referral Form.

- c) Assisting by showing or explaining the process how referrals are accepted electronically by US Taxpayers.
  - d) Treating all involved with the GRP with respect, dignity and honesty during the cause of business.
  - e) Collecting and / or receiving funds (referral fees, residuals and bonuses) from the Firm at the end of the US tax season for remittance to qualified and deserving referrers.
  - f) Achieving and maintaining the referral quota of 50 referrals from the assigned territory in the first year as representative, 100 referrals in the second year and thereafter 250 per year. The firm is at liberty to terminate this contract agreement if these annual referral quotas are not meet.
3. In consideration hereof, the Firm agreed to fully pay off all qualified referral fees, residuals and bonuses in accordance with the Firm's compensation plan as demonstrated on its website and attached herewith, to referrers and to Representative. This will take place immediately after the United States tax season ends in April 2018 and it will be in two payment allotments as follows:
- (a) The first payment allotment is for all referrers and a that is remitted to Representative for onward release to the referrers concerned. Representative agreed to accept and receive referrers funds on their behalf and to distribute same accordingly.

(b) The second payment allotment is for Representative. But this second payment allotment will not be released until independent confirmation is received by the Firm that all qualified referrers concerned have received their full payments. After the confirmation (which is conducted in 7 – 10 business days after the release of the first allotment) the Firm must release the representative's payment allotment.

4. It is further agreed and understood between the parties hereto that Representative's conduct will be reviewed, and evaluated annually to measure performance of the program. In these regards, the Firm reserve the right to conduct independent review and evaluation of this contract to measure Representative's performance with regards to the terms and conditions stipulated herein. A negative result may ignite cancellation of this contract.
5. Both Firm and Representative agreed exclusively to exercise their rights to terminate this contract agreement at will without litigation provided there are no outstanding obligations or outstanding items pending or held by either of the parties.
6. It is further agreed between the Firm and Representative that this contract agreement is legally binding between the parties and enforceable per the laws and regulations in the United States.
7. It is mutually agreed between the parties that this contract agreement become effective as of the date signed by the parties.

8. It is mutually agreed between the parties hereto that this contract agreement be reviewed annually, and its perpetuity implied by conduct of the parties, and if for any reason either party desire its termination, the party desiring its termination must give one-month written notice.

GIVEN UNDER OUR HANDS THIS \_\_\_\_ DAY OF \_\_\_\_\_

\_\_\_\_\_

Global Alliance Solution, LLC

Represented by Chief Executive Officer

John C. Davies

\_\_\_\_\_

Represented by \_\_\_\_\_

\_\_\_\_\_