

Business 2 Business Contract

This contract agreement represents the acts, performances and considerations between Global Alliance Solution, located at 20 F Street, Washington DC 20001, represented by its Chief Executive Officer, John Chea Davies, II, hereinafter known and referred to as 'Firm', and _____

(name of business / organization)

located at _____,

(Street, City, State, Country, Zip Code)

represented by Mr./Mrs./Miss. _____

hereinafter known and referred to as 'Partner', hereby stipulates as follows:

1. That Partner agreed to facilitate, coordinate, assist and represent third party referrers and referrals interested in being processed to enrolled into the Firm's Global Referral Program (GRP), in accordance to the Firm's policies and procedures stipulated herein, and as communicated to Partner from time to time as may be necessary in the operation of the Firm's Global Referral Program.
2. That Partner will perform reasonable and lawful acts as necessary in assisting third party referrers and referrals to search, locate and connect with family members, relatives, friends, former schoolmates and classmates for the sole purpose of voluntarily enrolling them into the GRP without the use of any unpleasant, illegal or misleading means and without any pressure on third party referrers and referrals.
3. That, Partner agrees to help expose the GRP to the general public and to educate potential third parties for the purpose of enrolling them into the GRP.

4. Partner further agreed to represent third party referrers and referrals upon their (third party) knowledge, consent and authority to collect third party fees and bonuses on their behalf or to serve as pass through for Partner's remittance directly to third party.
5. Partner agreed to treat third party referrer and referrals with respect and dignity during the process and at every stage of the enrollment process throughout payoff date. maintaining a conduct of cordiality; to ensure that third parties are not cheated, defrauded, misled or misrepresented.
6. In consideration hereof, the Firm agreed to pay Partner a one-time processing fee matching dollar for dollar the referral fees payout to third party referrers and referrals processed according to Firm's compensation plan. In addition, Firm will also pay Partner bonuses as merited according to Firm's official Business 2 Business compensation plan published on Firm's website: www.globalalliancesolution.com.
7. The Firm agreed to pay Partner during the month of May each year, the month immediately after the official IRS cutoff date for filing tax returns in the United States.
8. It is agreed between the parties hereto that besides the matching fees and bonuses stipulated in clause 6 above, Partner will not be entitled to, and Firm will not be paying Partner any residual fees.
9. It is further agreed and understood between the parties hereto that Partner's conduct and relationship to third parties (referrers and referrals) will be

reviewed and evaluated annually in order to ascertain satisfaction in all areas of the contract relationships. In so doing, the Firm reserve the right to contact third party directly to conduct survey or to look into any investigation that suffice for the purpose of making the determination that third parties, referrers and referrals are content and satisfied with the services and conducts of Partner.

10.It is further agreed between Firm and Partner that this contract agreement is legally binding between the parties and enforceable according to the laws and regulations in the United States.

11.It is mutually agreed between the parties that this contract agreement became effective as of the date signed by the parties and is terminable for cause/s contrary to the terms and conditions as stipulated herein.

12. It is mutually agreed between the parties hereto that this contract agreement can be reviewed annually and its perpetuity implied by conduct of the parties, and if for any reason the agreement should be terminated, the party initiating the termination must give one-month written notice contingent upon having all outstanding items cleared by the parties.

GIVEN UNDER OUR HANDS THIS ____ DAY OF _____

Global Alliance Solution, LLC
Represented by Chief Executive Officer
John C. Davies

Represented by _____
