



WebKraft
112 NE 6th Ave
Williston, Fl. 32696
352.529.0400
www.WebKraftHosting.net

CUSTOMER WEB HOSTING AGREEMENT

Domain: _____

By and between WebKraft LLC. Formally referred to as “**WebKraft**”, located at
112 NE 6th Ave. Williston, Florida 32696

and

Customer: _____

Address: _____

City: _____ State: _____ Zip: _____

Date: _____

In consideration of the mutual covenants herein, the parties agree to the following, which shall apply during the term of this agreement:

1. TERMS

- A. The Customer agrees to a twelve (12) month contract, beginning upon commencement of service.
- B. First month payment plus a non-refundable setup charge of \$50 shall be due upon receipt of contract.
- C. This agreement will automatically renew for successive twelve (12) month periods for the life of the contract until cancelled in writing. Customers paying by check or money order will receive an e-mail invoice for charges and payment is due upon receipt. Customers paying by credit card expressly agree to have their credit card account billed monthly or quarterly for the recurring charges for the life of the contract including any automatic renewal periods.
- D. Initial payment is due with the contract, regardless of the status of domain name application or any other forces beyond the control of WebKraft.

2. DEFINITIONS

A. "Plans" means proposals for offering various services to be provided by WEBKRAFT, as listed online at: <http://www.webkrafthosting.net>. "Plans" does not include the use of any trademarks owned by WEBKRAFT or WebKraft partners.

B. "Customer" means an end user who is utilizing services provided by WEBKRAFT.

3. PRICES

A. All prices for Plans provided by WEBKRAFT to Customer are U.S. dollars. Current Plan prices can be found on our website at <http://www.webkrafthosting.net>

B. Customer shall be responsible for paying all taxes of any nature which become due with regard to WEBKRAFT services, except for taxes on WEBKRAFT's income, irrespective of which party may be responsible for reporting or collecting such taxes.

C. Customer shall be responsible for exceeding any limits established by their current Plan. These limits include but are not limited to excessive bandwidth, transfer of data, and disk space. Exceeding such limits will incur additional costs to the customer which will be explained on our website at <http://www.webkrafthosting.net>. WEBKRAFT may at its own discretion move a customer to a higher plan if they consistently exceed the limits imposed by their current plan. This action in turn will increase the monthly cost of the Plan for the Customer who will be notified by e-mail of this decision. Customers may move up to a higher plan at any time during their current contract but cannot move down until the end of their current contract expires, a new contract is signed, or with express written permission from WEBKRAFT.

3. ORDER ACCEPTANCE, PAYMENT

A. All orders are subject to acceptance by WEBKRAFT. An order will be deemed accepted by WEBKRAFT when written confirmation of the order is sent to Customer. WEBKRAFT may refuse to accept any order, or delay acceptance pending fulfillment of conditions WEBKRAFT may choose to impose. Such refusal or such conditions may not be unreasonable, however, and WEBKRAFT agrees to provide Customer with reasonable notice via Email or fax of any intent to delay or decline the acceptance of any order.

B. Payment and Terms: Invoices are created on the first of each month and due by the 15th of that month. Payment shall be made in US dollars to WEBKRAFT using the method designated by WEBKRAFT, or as may otherwise be agreed in writing by the parties. Payments are due upon account activation and future renewal. If due to bank charges, transfer fees, or the like, WEBKRAFT should receive less than WebKraft invoice amount, WEBKRAFT will re-invoice Customer for the shortfall. Customer agrees to be bound by WEBKRAFT's published Billing Policies and terms. In the event

that any amount remains unpaid fifteen (15) days after presentation of invoice, WEBKRAFT may discontinue, withhold, or suspend services to Customer and/or WebKraft customer(s) to whom such unpaid amounts relate. Late fees will apply to any invoice after fifteen (15) days of non-payment after invoice is created. Additionally late fees may be compounded on invoices that are one month or more behind.

4. DUTIES OF WEBKRAFT

WEBKRAFT will acquire, on request, an Internet Domain Name on behalf of the Customer. In such case the Customer hereby waives any and all claims which it may have against WEBKRAFT for any loss, damage, claim or expense arising out of, or in relation to, the registration of such Domain Name in any on-line or off-line network directories, membership lists or registration lists, or the release of the Domain Name from such directories or lists following the termination of services by WEBKRAFT for any reason. Any costs of WEBKRAFT in obtaining or maintaining a domain name for Customer shall be immediately reimbursed to WEBKRAFT upon receipt of invoice from WEBKRAFT.

A. ICANN Guidelines: Additionally, Customer acknowledges that ICANN may establish guidelines, limits and/or requirements that relate to the amount and type of information that our hosting and registrar partners may or must make available to the public or to private entities, and the manner in which such information is made available. Customer hereby consents to any and all such disclosures and use of, and guidelines, limits and restrictions on disclosure or use of, information provided by Customer in connection with the registration of a domain name (including any updates to such information), whether during or after the term of Customer's registration of the domain name.

B. Third Party Data: In the event that, in registering the domain name, Customer is providing information about a third party, Customer hereby represents that Customer has (1) provided notice to that third party of the disclosure and use of the party's information as set forth in this Agreement, and (2) that Customer has obtained that third party's express consent to the disclosure and use of that party's information as set forth in this Agreement.

C. Accuracy of Data: Customer acknowledges that willfully providing inaccurate information or willfully failing to update information promptly will constitute a material breach of this Agreement and will be sufficient basis for cancellation of Customer's domain name registration. (In addition, under certain federal laws, such provision of inaccurate or false information is one factor in determining whether Customer may have violated the trademark rights of another party in registering a domain name confusingly similar to such party's trademark.) Customer is responsible for notifying WEBKRAFT in writing of changes in WebKraft contact information. In addition, Customer agrees that Customer's failure to respond for over fifteen (15) calendar days to inquiries by

WEBKRAFT concerning the accuracy of contact details associated with Customer's registration shall constitute a material breach of this Agreement and will be sufficient basis for cancellation of Customer's domain name registration.

D. If Customer Has Registered a Domain Name Through A Third Party: If Customer has registered a .com, .net, or .org (or any other domain extension) domain name through a third party, or Customer asked WEBKRAFT to register the domain name for Customer, Customer is bound by the domain registration policies of that registrar.

E. Domain Name Transfers: If Customer has requested that the domain name registrar of record for Customer's domain name(s) (as identified by Customer during the registration process) be transferred to WEBKRAFT and WebKraft hosting or registrar partners, the following terms shall apply:

In making the transfer request, Customer represents and warrants that:

- * Customer is the rightful holder of the registration for the domain name(s) that Customer seeks to transfer.
- * Customer is not in default with respect to any obligations that Customer owes to the current registrar of record.
- * Customer is not the subject of any pending bankruptcy proceeding, nor is Customer a party to any dispute concerning the use or registration of the domain name(s).
- * The domain name(s) are not currently the subject of any dispute or collection effort, including any attachment, levy, lien, garnishment, escrow or other proceedings.
- * Customer is authorized to request the transfer and to enter into this Agreement.
- * More than 60 days have passed since the domain name(s) was registered, transferred to a new registrar, or renewed. CUSTOMER MAY NOT TRANSFER A DOMAIN NAME TO A NEW REGISTRAR WITHIN 60 DAYS OF INITIAL REGISTRATION, OR ANY SUBSEQUENT TRANSFER OR RENEWAL.

Customer agrees that neither WEBKRAFT nor WebKraft hosting or registrar providers will have any responsibility for any obligations that Customer may owe to the current registrar of record for the domain name(s) Customer seeks to transfer, and that Customer will be responsible, pursuant to the indemnification provision herein, for any costs that WEBKRAFT may incur in resolving any claims brought by any third party (including the current registrar of record) relating to this transfer. Customer will not be entitled to a refund or credit for any amounts that Customer may have paid to the current registrar of record. Upon the completion of the transfer process, however, the term of Customer's registration will be extended by the period for which Customer has paid WEBKRAFT. Customer agrees that WEBKRAFT may charge Customer an additional maintenance fee in order to maintain Customer's domain name for any term carried over from the current registrar of record. Upon receipt of a request to transfer a domain name from another registrar (losing registrar) to WEBKRAFT, WEBKRAFT requires validation of the request from the Administrative Contact on record at the time of the transfer request. Customer authorizes WEBKRAFT to take all actions reasonably necessary to transfer the domain

name(s), including contacting and updating Customer's registration information with the current registrar of record and the registry. Except as noted above, WEBKRAFT will treat Customer's transfer request as an initial domain name registration and will provide all subsequent domain name services in accordance with the terms and conditions herein. The term "register" or "registration," as used in this Agreement, shall be read to include the transfer of a domain name registration from Customer's current registrar of record to WEBKRAFT or WebKraft registrar partners.

F. Third-Party Proprietary Rights: Customer shall be solely responsible for ensuring, and hereby represents and warrants to WEBKRAFT, that Customer's domain name does not infringe upon any trademark, trade names, service mark or other proprietary rights owned by a third party. Customer agrees to be bound by the terms of the dispute policy adopted by the domain name registry, and related agreements that Customer will be asked to review and indicate Customer's acceptance of during the domain name registration process. In the case of gTLDs (global Top Level Domains, including but not limited to .com, .net, .org, .biz, and .info), the dispute policy is the ICANN Domain Name Dispute Policy, which is posted at <http://www.icann.org/udrp>.

G. Welcome Page: Customer consents to WEBKRAFT's activation ("parking") of the registered domain name on a "Welcome Page" containing a notice indicated the domain is reserved. Such "Welcome Page" indicates that WEBKRAFT registered the domain name, and links to WEBKRAFT's website. This "Welcome Page" may be replaced by the Customer when the Customer contracts for Web hosting and posts Customer's own content.

H. Domain name search process: WEBKRAFT endeavors to make the domain name availability search process reliable; however, WEBKRAFT does not guarantee availability of domain names or the accuracy or security of the WHOIS system. The registration process is not complete until the domain name requested by Customer has been registered in Customer's name with the appropriate registry. Because there are delays in the actual registration of a domain name with the appropriate registry, WEBKRAFT is not responsible if domain names requested by Customer are actually registered to third parties.

5. PROHIBITED USAGE

- A. The Customer may not use WEBKRAFT servers for the purpose of Mass Electronic Junk mail. The Customer may not use WEBKRAFT servers for excessive computation time inappropriate for Internet Web servers. The Customer may not install in her/his account any program which presents a security problem on that server. WEBKRAFT reserves the right to immediately cancel any service account which is causing a disruption of services for other customers. Electronic forums such as mail distribution lists and Usenet news groups all have expectations regarding subject area and appropriate etiquette for posting. Users of these forums should be considerate of the expectations and sensitivities of others on the network when posting material for electronic distribution. The network resources of WEBKRAFT may not be used to impersonate another person or

misrepresent authorization to act on behalf of others or WEBKRAFT. All messages transmitted via WEBKRAFT should correctly identify the sender; users may not alter the attribution of origin in electronic mail messages or posting. Users must not attempt to undermine the security or integrity of computing systems or networks and must not attempt to gain unauthorized access.

- B. The Customer may not run any software, applications, or other processes on WEBKRAFT servers without the express written permission of WEBKRAFT.
- C. Transmission of any material in violation of any Federal, State or Local regulation is prohibited. This includes, but is not limited to copyrighted material, material legally judged to be threatening or obscene, pornographic, profane, or material protected by trade secrets. This also includes links or any connection to such materials. WEBKRAFT reserves the right to remove or block any material it views as prohibited and may terminate the account of any violators of this policy.
- D. In the event that any actions of the Customer, either intentional or otherwise, causes damage or harm to either our servers or network, WEBKRAFT reserves the right to charge a fee of \$125 per hour for time spent troubleshooting and repairing said damage and returning our servers and/or network to normal operating conditions.

6. TERMS OF SERVICE

A. Server Set-Up and Updating: WEBKRAFT will initially configure the web server and the hosting account for use. This includes e-mail, DNS, and FTP services, After the hosting account is configured and the welcome page is posted, Customer will be solely responsible for all account content management.

B. Maintenance Services: WEBKRAFT will perform maintenance services as WEBKRAFT determines reasonably necessary to maintain the continuous operation of the hosting account. Customer acknowledges such maintenance may require Web server and hosting account downtime, and such downtime will not count against any uptime guarantees. WEBKRAFT will attempt to provide prior notice of maintenance downtime except when circumstances beyond WEBKRAFT's control limit WEBKRAFT's ability to do so.

C. Account Usage: Customer shall not use (i) excessive amounts of CPU processing on Customer's Web server, or (ii) bandwidth or disk usage in excess of the monthly amount ordered. Customer acknowledges any violation of this policy may result in corrective action by WEBKRAFT, in WebKraft sole discretion, including assessment of additional charges or disconnection or discontinuance of any and all Services to Customer. In the event that WEBKRAFT decides to take corrective action, Customer shall not be entitled to a refund of any fees paid in advance prior to such corrective action.

D. Customer shall be solely responsible for:

- (a) The development, operation, and maintenance of Customer's Web site and products and all content and materials appearing within the Web site or related to Customer's products, including without limitation
 - (i) The accuracy and appropriateness of content and materials appearing within the Web site or related to Customer's products
 - (ii) Ensuring that the content and materials appearing within the Web site or related to Customer's products do not violate or infringe upon the rights of any third party
 - (iii) Ensuring that the content and materials appearing within the Web site or related to Customer's products are not libelous or otherwise illegal
- (b) The final calculation and application of shipping and sales tax
- (c) Accepting, processing, and filling any customer orders, and for handling any customer inquiries or complaints arising there from and
- (d) The security of any customer credit card numbers and related customer information Customer may access as a result of conducting electronic commerce transactions through the Web server software.

E. IP Address Ownership: WEBKRAFT and/or WEBKRAFT's service providers shall maintain and control ownership of all IP numbers and addresses that may be assigned to Customer by WEBKRAFT, and WEBKRAFT reserves in WebKraft sole discretion, the right to change or remove any and all such IP numbers and addresses.

F. Caching: Customer grants WEBKRAFT a license to cache the entirety of Customer's Web site (including content provided by third parties) hosted by WEBKRAFT, and agrees such caching is not an infringement of any of customer's intellectual property rights or any third party's intellectual property rights.

7. RULES AND REGULATIONS

WEBKRAFT may impose reasonable rules and regulations regarding the use of WebKraft services from time to time. WEBKRAFT shall impose such rules and regulations on WebKraft employees, users, and Customers to the extent necessary to ensure compliance. WEBKRAFT may make changes to the Acceptable Usage Policy (AUP) at any time and such changes are in force immediately upon posting to our website at <http://www.webkra.net/aup.htm>. Utilization of WEBKRAFT services by Customer following the effective date of such change shall constitute acceptance by Customer of such change(s).

8. LIMITATION OF WEBKRAFT's OBLIGATIONS AND LIABILITY

A. WEBKRAFT will utilize WebKraft best efforts to maintain acceptable performance of contracted for services, but WEBKRAFT makes absolutely no warranties whatsoever, express or implied, including warranty of merchantability or fitness for a particular purpose. WEBKRAFT cannot guarantee continuous service, service at any particular time, or integrity of data stored or transmitted via WebKraft system or via the Internet.

WEBKRAFT will not be liable for the inadvertent disclosure of, or corruption or erasure of, data transmitted or received or stored on WebKraft system. WEBKRAFT shall not be liable to Customer or any of WebKraft customers for any claims or damages which may be suffered by Customer or WebKraft customers, including, but not limited to, losses or damages of any and every nature, resulting from the loss of data, inability to access Internet, or inability to transmit or receive information, caused by, or resulting from, delays, non-deliveries, or service interruptions whether or not caused by the fault or negligence of WEBKRAFT.

B. Force Majeure Events: WebKraft shall not be responsible for any delay, failure in performance, loss or damage due to unforeseen circumstances, or due to a cause beyond WebKraft's control, including but not limited to acts of God, war, riot, insurrection, embargoes, acts of civil or military authorities, terrorism, national emergencies, fire, explosion, power blackout, earthquake, tropical storms, hurricanes, thunder storms, lightning, volcanic action, floods, loss of access to rights-of-way, weather elements, accidents, strikes, labor disputes, work stoppages, lockouts, shortages or failures of telecommunications or computer resources, fuel, energy, labor or materials, acts of regulatory or governmental agencies, any law, order, regulation, direction, action or request of the United States Government, or of any other government, including state and local governments having or claiming jurisdiction over WebKraft (a "Force Majeured Event"). In the event of a Force Majeure Event, Customer must pay for all contracted services.

C. WEBKRAFT may discontinue servicing any Plan, or may require fulfillment of conditions WEBKRAFT may choose to impose as a prerequisite for continuing to service any Plan. Such discontinuation or requirement may not be unreasonable, however, and WEBKRAFT agrees to provide Customer with reasonable notice via Email of any such intent to discontinue or impose conditions.

D. Services provided by WEBKRAFT to Customer shall be deemed accepted for all purposes fifteen days after activation or renewal for such services, if no written claim or objection regarding such services has been received by WEBKRAFT within the 15-day period. No claim related to such accepted services shall be raised.

E. WEBKRAFT's liability to Customer, and any end user of any Plan or other WEBKRAFT services, is limited to the amount paid to and received by WEBKRAFT for services not accepted. In no event shall WEBKRAFT be liable to Customer, or any end user or any other entity for any special, consequential, or other damages, however caused, whether for breach of contract, negligence or otherwise, even if WEBKRAFT has been advised of the possibility of such damage.

F. Customer will take all necessary measures to preclude WEBKRAFT from being made a party to any lawsuit or claim regarding WEBKRAFT services provided to any Customer or end user. Customer hereby agrees to indemnify and hold harmless WEBKRAFT from any and all claims of whatever nature brought by any of Customer's users against WEBKRAFT in excess of the remedy set forth in this document.

G. Where data backup and restoration services are a part of WEBKRAFT's provisioning of a service, such services are not intended to be a comprehensive disaster recovery solution, and WEBKRAFT or WebKraft hosting partners will not be liable for data loss, or for damage to servers or other equipment. We make every effort to prevent data loss but it is the Customer's responsibility to maintain and up to date backup of their website and appropriate data.

9. DISPUTES

The parties shall attempt to resolve all disputes arising out of this agreement in a spirit of cooperation without formal proceedings. Any dispute which cannot be so resolved (other than the collection of money due on unpaid invoices) and other than the injunctive relief referred to in paragraph 10 shall be subject to arbitration upon written demand of either party. Arbitration shall take place in Williston, Florida, or at another location if the parties so agree. The arbitration shall take place before an arbitration panel chosen as follows: The parties shall each choose an arbitrator, and the two arbitrators shall choose a third arbitrator and determine the third arbitrator's compensation. Each party shall have one veto over the choice of the third arbitrator. The three arbitrators shall schedule an informal proceeding, hear the arguments, and decide the matter by secret, majority vote. Unless the arbitrators decide otherwise, each party shall pay the costs of its own arbitrator, and shall pay half of the other costs of the arbitration proceeding. Each party shall have the right to have the proceedings transcribed. The arbitrators shall not have the authority to award punitive damages or any other form of relief not contemplated in the contract. The majority of arbitrators shall render a written opinion setting forth the basis on which they arrived at the decision regarding each issue submitted to arbitration; the dissenting arbitrator, if any, shall not issue a dissenting opinion. Regarding each issue submitted to arbitration, the decision shall be final and binding only to the extent it is accompanied by a written explanation of the basis upon which it was arrived at. Judgment upon the award, if any, rendered by the arbitrators may be entered in any court having jurisdiction thereof.

Should any legal action permissible under this agreement be instituted to enforce the terms and conditions of this agreement, in particular the right to collect money due on unpaid invoices, the prevailing party shall be entitled to recover reasonable attorney's fees and expenses incurred at both the trial and appellate levels.

10. TERM, TERMINATION:

This agreement shall run in accordance with the term of the initial order. It shall be automatically renewed on a regular basis in accordance with the term of the initial order or subsequent change to that term unless terminated in one of the following ways:

A. By customer, by notifying WEBKRAFT in writing twenty (20) days prior to renewal of this agreement.

B. By WEBKRAFT, upon thirty (30) days' written notice, if Customer breaches any material and substantial provision of this agreement and has not cured by the end of the 30 days.

C. By WEBKRAFT, upon sixty (60) days' written notice, if:

1. WEBKRAFT provides Customer with written notice of the specific reasons for WebKraft belief in this regard, and
2. Customer has not cured by the end of the 60 days.

D. By WEBKRAFT, immediately upon giving written notice to Customer, in the event that:

1. Any bank draft or check delivered by Customer to WEBKRAFT in payment for Products is returned unpaid and Customer fails to remedy such nonpayment within five business days;
2. Customer becomes more than sixty (60) days in arrears in payment of WebKraft account with WEBKRAFT;
3. There are instituted bankruptcy or insolvency proceedings against Customer, which are not vacated within sixty (60) days from the date of filing;
4. Customer institutes voluntary bankruptcy or insolvency proceedings, or otherwise admits insolvency; or
5. Customer makes an assignment of all or part of WebKraft assets for the benefit of creditors.

E. By WEBKRAFT immediately, if Customer attempts to assign all or any part of this Agreement without WEBKRAFT's prior written approval;

F. By WEBKRAFT immediately, if Customer fails to inform WEBKRAFT in writing immediately on the happening of any event specified in this section;

G. By Customer, immediately upon giving written notice to WEBKRAFT, if

1. There are instituted bankruptcy or insolvency proceedings against WEBKRAFT, which are not vacated within sixty (60) days from the date of filing;
2. WEBKRAFT institutes voluntary bankruptcy or insolvency proceedings, or otherwise admits insolvency;
3. WEBKRAFT makes an assignment of all or part of WebKraft assets for the benefit of creditors.
4. WEBKRAFT fails to inform Customer in writing immediately on the

happening of any event specified in this section.

The provisions of paragraphs 9, 12, 13, and 14 survive any termination of this agreement.

11. NONASSIGNABILITY

Customer's rights and obligations under this agreement may not be transferred or assigned directly or indirectly without the prior written consent of WEBKRAFT, which consent shall not be unreasonably refused.

12. PARTIAL INVALIDITY

If any provision of this agreement is held to be invalid by a court of competent jurisdiction, then the remaining provisions shall nevertheless remain in full force and effect.

WEBKRAFT and Customer agree to renegotiate in good faith any term held invalid and to be bound by mutually agreed substitute provision.

13. APPLICABLE LAW, JURISDICTIONAL MATTERS

This agreement takes effect when accepted by WEBKRAFT in Florida. It is to be governed by and construed under the laws of the State of Florida and the United States of America. The federal and state courts of the State of Florida shall have exclusive jurisdiction to adjudicate any non-arbitral dispute arising out of this agreement. Customer hereby expressly consents to

- (1) The jurisdiction of the courts of Florida and
- (2) service of process being effective upon it by registered mail sent to the address set forth at the beginning of this document, as may be changed from time to time by written notice actually received by WEBKRAFT. To the extent permissible by the law of Customer's jurisdiction, Customer waives any requirement that service of process or of any documents be made upon it pursuant to the provisions of the Hague Convention.

14. NOTICES

Except with respect to service of process as set forth in paragraph 10, all notices may be sent by email, fax, or express mail to the business address listed above. Evidence of successful transmission shall be retained.

15. ENTIRE AGREEMENT; MODIFICATIONS

This agreement sets forth the entire agreement and understanding between the parties and merges all prior discussion between them. WEBKRAFT may make changes to this agreement at any time and such changes are posted to our website at http://www.webkrafthosting.net/hosting_contract.pdf. WEBKRAFT will notify all Customers within thirty (30) days via e-mail when contract modifications are made. All contracts in good standing remain in force and the new revised contract will be used for the automatic renewal of previous contract holders and all new Customers. Utilization of WEBKRAFT services by Customer and/or WebKraft Customers following the effective

date of such change shall constitute acceptance by Customer of such change(s). Otherwise, this agreement may not be modified except by the written consent of both parties.

16. ACCEPTANCE OF SERVICES

ACCEPTANCE OF THIS AGREEMENT BY WEBKRAFT MAY BE SUBJECT, IN WEBKRAFT'S ABSOLUTE DISCRETION, TO SATISFACTORY COMPLETION OF A CREDIT CHECK AND CONTINUED CREDIT WORTHINESS OF CUSTOMER. ACTIVATION OF SERVICE SHALL INDICATE WEBKRAFT'S ACCEPTANCE OF THIS AGREEMENT. USE OF WEBKRAFT'S SERVICES CONSTITUTES ACCEPTANCE OF THIS AGREEMENT. CUSTOMER REPRESENTS AND WARRANTS THAT CUSTOMER HAS FULL AUTHORITY AND RIGHT TO ENTER INTO THIS AGREEMENT. CUSTOMER FURTHER REPRESENTS AND WARRANTS THAT CUSTOMER IS AT LEAST 18 YEARS OF AGE, AND THAT CUSTOMER IS NOT LOCATED IN A COUNTRY SUBJECT TO U.S. EMBARGOES, OR LISTED ON THE U.S. TREASURY DEPARTMENT'S LIST OF SPECIALLY DESIGNATED NATIONALS, OR LISTED ON U.S. COMMERCE DEPARTMENT'S DENIED PERSONS LIST OR ENTITIES LIST.

Signatures

Customer: _____

Printed Name/Title

On behalf of: _____

Business Name

Customer: _____

Signature

Date: _____ Plan: _____

Allen Kraft, Manager of WebKraft LLC:

Date: _____