



INTRODUCING OUR

HALF THAT! - Community Enrichment Program

Ongoing Donations

OMNILEADS, LLC pledges to donate 50% of all of their net profits from any of the new business accounts your charitable organization brings to the table for the life of those particular campaigns.

Write Your Own Check

There is no limit to how much monthly funds you can receive! Simply rinse and repeat the process until your organization is financially satisfied!

No More Fundraising

Just think, you no longer have to pretend you are a dentist pulling their teeth trying to squeeze a donation out of a business or corporation. Also, you no longer have to wait until the Christmas Holiday Season where everybody is more willing to give!

Make A True Change

You can now accomplish all of the various goals your charity set out to achieve! The sky is truly the limit with what you can do! No dream is too big with the help of OMNILEADS, LLC by your side!



WHAT'S IN IT FOR ME?

Everyone involved is mutually benefitted with this program! Your 501(c)(3) is now financially stable with tax free monthly donations!

The businesses that you help sign up for OMNILEADS, LLC services are able to double or even triple their current income.

OMNILEADS, LLC gets to be an integral part in helping the community abroad and is also able to write off tax deductions.

REQUIREMENTS TO PARTICIPATE:

The owner of OMNILEADS, LLC (Benjamin Jones) prefers to keep this program strictly between already existing 501(c)(3)'s.

The main reasons are twofold. One, so the donated funds go directly into the hands of the deserving; thus ensuring the money is 100% tax exempt to fully support your mission and goals!

Two, so the money being donated on a monthly basis is always spent honestly and in the organization's best interest!

The only requirements asked of you is to decide as a Board of Directors where the money is going and to be willing to share the Board's decision(s) as well as provide a receipt every time a donation is made in your behalf.



HALF THAT! - Community Enrichment Program

CONTRACT AGREEMENT

This Charitable Donation Agreement (this "Agreement") is entered on the date of _____ and sets forth agreements among _____ (), a nonprofit corporation and OMNILEADS, LLC (OL).

WHEREAS, () and OL are parties to a Contribution Agreement as amended (the "Contribution Agreement") pursuant to which OL will contribute certain of their assets to () on a monthly basis for the purposes specified in this Agreement;

WHEREAS, () desires to accept the charitable contributions;

WHEREAS, this Contribution Agreement does NOT signify a Joint Venture or similar business partnership between () & OL.

NOW, THEREFORE, in consideration of the foregoing and mutual promises contained herein, the parties agree as follows:

Section 1. Additional Background.

1.1. () is a private charitable foundation organized under the provisions of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"), in order to further the charitable intent established by the board of directors within ().

1.2. The parties desire the charitable contribution made by this Agreement to be made in compliance with all of the applicable provisions of the Code, and accompanying Treasury Regulations governing charitable organizations formed in accordance with the Code, as interpreted and applied by the Internal Revenue Service (Board of Directors has three (3) or more members).

Section 2. Gifts, Contribution and Donation.

2.1. OL will donate 50% of their net profits from all business accounts that were solely (strictly) furnished by () through any legal marketing means necessary. However, be it known that () may not now or ever have personal and/or private access to the intellectual property (including financial information) of OL in order to preserve proprietary trade secrets, etc. Granted, if () ever feels they are being unfairly treated; they may inquire of OL where they may or may not be proven such evidence.

2.2. From time to time beyond this initial Contribution Agreement (monthly donations of 50% of net profits from all new business accounts brought in through the marketing efforts of ()), at such times as determined by OL's sole discretion; OL may make additional gifts (donations) to (). However, the only financial obligation that OL has to () is bound within this contract based on what is written and signed on this document.

2.3. OL has no perceived and/or intended loyalty and/or exclusivity to (), as well as restriction(s) or ability to offer the same Contribution Agreement to any other 501(c)(3) of OL's choice. The only long-term obligation is for OL to provide ongoing monthly donations (50% of net profits) for the life of each separate business account that () is able to furnish.

Section 3. Covenants - Use of Donations.

() agrees that all donations from OL and all amounts earned by investing such donations including any amounts received shall be used by () only for the Agreed Purpose. "Agreed Purpose" shall mean supporting and promoting the services and/or functions of () based on the majority rule voted decisions deemed appropriate by all of the () Board of Directors.

**Section 4. Beneficiary of Foundation.**

Subject to Section 3, the actual beneficiaries of the OL donations shall be at the sole discretion of (); provided that () shall be either an organization described in 501(c)(3) of the Internal Revenue Code (the "Code") or an organization that is contractually obligated to use any donated monies solely for tax-exempt purposes described in Code Section 501(c)(3) and shall otherwise be selected pursuant to and in accordance with the Foundation's () governing documents.

Section 5. Notices.

All notices, requests, demands and other communications under this Agreement shall be in writing, shall be addressed as follows, and shall be deemed to have been duly given on the date of delivery:

To OMNILEADS, LLC:

Attention: Benjamin Jones

PO Box 270

Fairview, Utah 84629

To ():

Attention:

Either party may change its address for purposes of this Section 5 by giving the other party written notice of the new address in the manner set forth above.

Section 6. Miscellaneous.

6.1. This Agreement and the agreements and instruments to be executed and delivered hereunder set forth the entire agreement of the parties with respect to the subject matter hereof and supersede and discharge all prior agreements (written or oral) and negotiations and all contemporaneous oral agreements concerning such subject matter and negotiations.

6.2. Unless expressly agreed in writing by the applicable party, neither the failure of nor any delay by any party to this Agreement to enforce any right hereunder or to demand compliance with its terms is a waiver of any right hereunder. No action taken pursuant to this Agreement on one or more occasions is a waiver of any right hereunder or constitutes a course of dealing that modifies this Agreement.

6.3. No waiver of any right or remedy under this Agreement shall be binding on any party unless it is in writing and is signed by the party to be affected. No such waiver of any right or remedy under any term of this Agreement shall in any event be deemed to apply to any subsequent default under the same or any other term contained herein.

6.4. No amendment, modification or termination of this Agreement shall be binding on any party hereto unless it is in writing and is signed by the party to be charged.



- 6.5. The terms of this Agreement shall be binding upon and inure to the benefit of the parties and their respective personal representatives or corporate successors.
- 6.6. Nothing herein expressed or implied is intended or shall be construed to give any person other than the parties hereto any rights or remedies under this Agreement.
- 6.7. This Agreement shall be deemed to have been prepared jointly by the parties hereto. Any ambiguity herein shall not be interpreted against any party hereto and shall be interpreted as if each of the parties hereto had prepared this Agreement.
- 6.8. This Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Agreement by signing and delivering one or more counterparts.
- 6.9. This Agreement shall be governed by the laws of the State of Utah without regard to provisions regarding conflicts of law.
- 6.10. It is the intent of the parties that this Agreement and the contributions contemplated hereby shall for all purposes be treated as a charitable contribution made to an organization organized and operated under Section 501(c)(3) of the Code. It is intended that the charitable contributions made by this Agreement be used for charitable, educational or scientific purposes as permitted to an organization organized and operated under Section 501(c)(3) of the Internal Revenue Service Code.
- 6.11. This Agreement shall be made null and void at any time without written or oral notice/consent if () is discovered to be in any type of violation of the Section 501(c)(3) of the Internal Revenue Service Code and/or no longer qualifies to classify themselves under Section 501(c)(3) of the Code. Furthermore, this Agreement shall be made null and void if () is ever found or deemed of ill repute, or through various informational sources reporting () to not be of high moral character & standards.

IN WITNESS WHEREOF,

both parties have executed this Agreement as of the Effective Date _____

_____, a Utahan nonprofit corporation

Name: _____

Title: _____

Signature: _____

OMNILEADS, LLC, a Utahan corporation

Name: Benjamin D. Jones

Title: Owner/Operator

Signature: _____