



Protecting your Dreams, Empowering your Growth

This Partner Program Agreement ("Agreement") is entered into by and between Minted Provisions, a Corporation organized under the laws of Georgia, with its principal place of business at 2727 Paces Ferry Rd, Atlanta GA 30339. ("Minted Provisions"), and The Partner Authorized Signatory, an individual/company.

1. Purpose

The purpose of this Agreement is to establish the terms and conditions under which the Partner will refer potential clients to Minted Provisions for lending options without sharing private customer data such as Personally Identifiable Information (PII).

2. Lead Generation

2.1 The Partner agrees to promote lending options offered by Minted Provisions Inc. to its clients and prospects through approved marketing channels.

2.2 The Partner shall not share any private customer data, including but not limited to PII, with Minted Provisions Inc. without prior written consent.

3. Compensation

3.1 For each approved lending application referred by The Partner, Partner shall be eligible to receive up to \$100 in rebates, subject to the terms and conditions of this Agreement. This amount can change at any time based on the discretion of Minted Provisions Inc.

3.2 Rebates shall be paid by Minted Provisions Inc. to Partner within 30 days of approval of the referred lending application.



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4. Compliance

4.1 Partner agrees to comply with all applicable laws and regulations in the promotion of lending options and referral of potential clients to Minted Provisions Inc.

4.2 The Partner shall not engage in any fraudulent or deceptive practices in connection with the promotion or referral of lending options.

5. Term and Termination

5.1 This Agreement shall commence on the Effective Date and shall continue until terminated by either party upon 60 days' written notice.

5.2 Either party may terminate this Agreement immediately upon written notice for material breach by the other party.

6. Confidentiality

6.1 The Partner agrees to keep all non-public information received from Minted Provisions Inc. confidential and shall not disclose such information to any third party without prior written consent.

7. Governing Law and Dispute Resolution

7.1 This Agreement shall be governed by and construed in accordance with the laws of Georgia.

7.2 Any dispute arising out of or relating to this Agreement shall be resolved through arbitration in accordance with the rules of the American Arbitration Association.



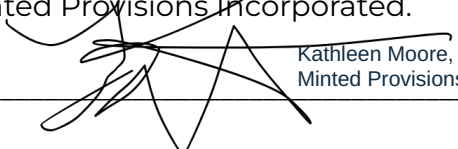
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8. Entire Agreement

8.1 This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior agreements, understandings, and negotiations, whether written or oral.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date.

Minted Provisions Incorporated.

By:  Kathleen Moore, CEO
Minted Provisions Inc.

Partner Authorized Signatory

By: _____

Date: _____