Reseller Agreement

(the "Effective Date") by and

This DESELLED ACREEMENT ("Agreement") is made and entered into as of this day

IIIIS INLOL	LLLK AGKLLIVILIVI (Agreement)	is made and entered into a	as of this day,	(tile Lifective Date) by allu
between,	, Global R, LLC, a Company, having	its principal place of busin	ess at 1309 Coffeen Ave St	e 1200 Sheridan, WY 82801, USA
(collectively "Global R") and		, a	, having its principal place of business at	
			("Reseller").	
Backgro	ound			
A.	Global R is provides registry services for .AM and .GE ccTLDs and domain registration servicefor the extentions you can find here: https://new.globalr.com/domains-list			
В.	Global R operates under its ow	n policies.		
C.	Global R also offers trustee services, domain transfer and owner update services and other related services ("Related Services"), through its websites as well as a back-end domain administration and management console to its customers.			
D. Reseller wishes to resell SLDs and ccTLDs as well as "Related Services", in through its website:				ordance with the terms of this Agreement
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NOW THEREFORE, in consideration of the covenants, representations and warranties contained herein, and intending to be legally bound hereby, Global R and Reseller agree as follows:

1. Definitions

As used in this Agreement, the following terms shall have the respective meanings assigned to them below:

"Domain name" means SLD(s) and ccTLD(s), inclusive of second-level and third-level domain names in the same categories, as well as additional SLDs and ccTLDs as may become available for registration from time to time.

"Trustee Services" means local presence trustee services used to satisfy registration requirements of certain ccTLDs.

"Proxy Services" means WHOIS masking or shielding services to protect registrants' identities in public databases. Proxy services are not designed to shield Registrant's identity from law enforcement or 3_{rd} parties entitled to such information by law, agreement or regulation.

"Services" means inclusive services of Domain registrations, Trustee Services, Proxy services, Domain transfer services and Related Services as well as technical support.

"Registry" means the entity, specific to each TLD or SLD, which receives Domain Name registration instructions from Registrars and is responsible for central operations and for maintenance of each TLD's or SLD's central database, regulations, and requirements.

"One-time fee" means a nonrefundable sum the registrar pays only once to choose a pricing structure appropriate to the business needs.

"Deposit" means a sum that can be used to purchase products available in the price list.

"Registry Requirements" means requirements and regulations governed by ICANN and/or each respective TLD or SLD Registry. Registry Requirements are updated from time to time, sometimes, without notice. There are the regulatory updates over which Global R does not have control and will make every effort to notify you as soon as reasonably possible if not able to in advance.

"Registrant" is a registered name holder of a domain name.

"Reseller Price List" means the price list for Services which Reseller will pay Global R for Services offered by Global R under this Agreement. This is available in the Reseller Panel and at checkout.

"Reseller Panel" means the control panel provided by Global R used by the Reseller to manage its account with Global R.

"Reseller API" means the API (application programming interface) utilized by the reseller for communication with Global R's search, registration and domain name management systems.

"Name Server Hosts" means a domain name used for a functioning domain name server.

"UDRP" means the Uniform Domain Name Dispute Resolution Policy.

"URS" means the Uniform Rapid Suspension system.

"Official Website" - www.globalr.com.

"Normal Business Hours" means 8:00 a.m. to 4:00 p.m., GMT standard, on weekdays, but excluding Saturdays, Sundays and all holidays observed by Global R.

2. Subject to Agreement

- 2.1. Global R agrees to provide Services to Reseller and Reseller's customers according to Global R's and each ccTLD Registry's respective terms and conditions.
- 2.2. Global R will provide Reseller access to the registration system of Global R as well as the Reseller Panel for the purpose of purchasing, administration, and transfer of Domains.
- 2.3. Reseller is authorized to sell Global R's Services through their website listed in Background Section D above. Additional websites must be authorized by Global R in writing.
- 2.4. As Global R follows ICANN policies for Domain name management regulations, Reseller is also responsible for adhering to ICANN, ccTLD Registry and Global R requirements at all times following:
 - 2.4.1. Any registration agreement used by Reseller shall include all registration agreement provisions and notices required by the ICANN Registrar Accreditation Agreement and any ICANN Consensus Policies, and shall identify the sponsoring registrar as Global R, LLC, or provide a means for identifying the sponsoring registrar as Global R, LLC, such as a link to the InterNIC Whois lookup service found at http://www.internic.net/whois.html.
 - 2.4.2. Reseller ensures that the identity and contact information provided by the Customer underlying any privacy or proxy registration service offered or made available by Reseller in connection with each registration is accurate according to registry and ICANN WHOIS policies and will be deposited with Global R or held in escrow or, alternatively, display a conspicuous notice to such customers at the time an election is made to utilize such privacy or proxy service that their data is being stored and will be shared with 3rd parties according to the applicable policies or when required by Registrar and/or Registry. Where escrow is used, the escrow agreement will provide, at a minimum, that data will be released to Global R in the event Reseller breaches the Reseller Agreement, and such breach is harmful to its customers, consumers or the public interest.
 - 2.4.3. To the extent that Global R provides a link to an ICANN webpage, Reseller is also able to provide such linkage. Such links specifically include, but are not limited to:
 - UDRP Policy (Click on this link for information from ICANN)
 - URS Policy (Click on this link for information from ICANN)
 - Inter-Registrar Transfer Policy (Click on this link for information from ICANN)
 - Transfer Dispute Resolution Policy (Click on this link for information from ICANN)
 - Registrant Rights and Responsibilities (<u>Click on this link for information from ICANN</u>)

- 2.4.4. Posting Registry Requirements on Reseller's website, informing customers of important changes, requirement changes, and policies of the various Registries.
 - Global R will make its best efforts to continuously update Registry Requirements on its website, www.Global R.com, however, does not guarantee the accuracy or completeness of such information. In the event that Reseller does not agree to a modification of Registry Requirements, Reseller must inform Global R immediately and immediately stop accepting respective TLD registrations.
 - Existing registrations for the respective TLD shall be solely under the control of Global R thereafter. Links to information on each TLD registry policy can be found here: http://www.iana.org/root-whois.
- 2.4.5. If Global R becomes aware that Reseller is in breach of any of the provisions of Section 2.4 of this Agreement, Global R shall take reasonable steps to notify the Reseller that it is in breach of the Reseller Agreement and that Global R has the right to terminate the Agreement.
- 2.5. Reseller is responsible for bearing all selling and administrative costs related to sales under this Agreement, unless otherwise agreed to in writing between the parties.
- 2.6. Global R will provide documentation and technical support for implementation and use of the Reseller Panel and API during Normal Business Hours.
- 2.7. Global R will also support the Reseller by providing the following upon reasonable request by the Reseller:
 - a) Access to Global R's management and support team.
 - b) Access to technical support services.
- 2.8. Reseller may not approach an existing Global R customer or actively engage in prospecting Global R customers in relation to reselling services under this Agreement. Reseller must cease said activity immediately upon written notification by Global R that such relationship exists between Global R and customer.
- 2.9. Global R may not approach a Reseller's existing customer or actively engage in prospecting Reseller's customers in relation to selling Services under this Agreement unless otherwise agreed to in writing between the parties. Global R will cease said activity immediately upon written notification by Reseller that such a relationship exists between Reseller and customer.

3. Domain Name Initial Registration

- 3.1. Reseller will invoice its customers directly, and collect payment for all services sold under this Agreement. Reseller shall be responsible for all of its own collection costs and activities.

 List Pricing is made available as a guideline, but is not required to be followed.
- 3.2. Reseller will then submit orders to Global R via (a) the Reseller Panel, or (b) the Reseller API.
- 3.3. Reseller will pay Global R for Services upon order submission into the Reseller Panel according to the Reseller Price List ("Price List") located in the Reseller Panel and/or the price listed upon checkout during the registration submission.
- 3.4. Global R may modify the Price List at any time with notice given via email. Pricing is normally updated on the 1st of each quarter (Jan 1, April 1, July 1, Oct 1). Resellers are notified at least 7 days in advance of pending price changes. Price reductions may be reflected immediately at Global R's sole discretion and Global R reserves the right to update prices more frequently than the normal quarterly update schedule with at least 7 days' notice to Reseller.
- 3.5. Reseller will ensure that sufficient funds are available in their Reseller account with Global R at all times prior to order submission in order to process the order in accordance with the current Reseller Prices. Note that orders will not be processed without sufficient funds in Reseller's account and it is the responsibility of the Reseller to ensure sufficient funds are in its account at all times in order for Global R to process orders submitted in a timely fashion.
- 3.6. Acceptable forms of payment include bank check and wire transfer. Bank checks and wire transfer are subject to verification which may delay the registration process. Please allow adequate time for clearing. Visa, MasterCard, American Express, PAYPAL, UPI, TENPAY, ALLPAY are accepted as well and in these cases the funds will be charged in real time.

- 3.7. In the instance that additional documentation is required to satisfy Registry Requirements (for example, copy of Certificate of Incorporation, Trademarks, etc.), Global R will contact Reseller to facilitate the satisfaction of the documentation requirements. It is the responsibility of the Reseller to ensure that the customer can satisfy Registry requirements prior to order submission. Failure to do so will delay processing and may result in the cancellation of the order.
- 3.8. In the instance that the customer is unable to fulfill all Registry Requirements to complete a multiple Domain Name order, Global R will fulfill what it is able to and refund the unfulfilled portion. Reseller is expected to do the same with its customer.
- 3.9. Reseller may request a refund of their account's credit balance at any time unless the balance is related to a non-refundable API setup fee. Global R will refund credit balances within 5-10 business days via bank check or wire transfer or by one of the payment methods acceptable by Global R. Reseller will bear all costs involved in issuing refunds.

4. Renewals

4.1. Expiration notices are sent to each Domain Name Reseller's email address multiple times prior to each domain name expiration date: 60 days before, 30 days before, 15 days before, every day within last week before the expiration date, the day of expiration and the day after the expiration. It is the Reseller's responsibility to ensure renewals are paid for in a timely manner prior to expiration upon customer request to avoid the potential loss of the domain name or incurrence of additional fees to redeem the domain name.

5. Expirations

- 5.1. Expiration notices are sent to each Domain Name Reseller's email address multiple times prior to each domain name expiration date:60 days before, 30 days before, 15 days before, every day within last week before the expiration date, the day of expiration and the day after the expiration. It is the Reseller's responsibility to ensure renewals are paid for in a timely manner prior to expiration upon customer request to avoid the potential loss of the domain name or incurrence of additional fees to redeem the domain name.
- 5.2. If registration fees are not fully paid before the expiration period, then the domain name will immediately be put on client hold, will no longer resolve, and will be deleted from the registry system in accordance with TLD or SLD registry procedures. For details on each registry procedure, please see registry policies. It is the responsibility of the Reseller to ensure customer registrations are paid in full prior to expiration to avoid interruption of Services or the deletion of a domain name.
- 5.3. Reseller is responsible to inform its customers of the consequences of non-payment including loss of their domain name and rights therein.
- 5.4. Reseller must ensure that Domains which are deleted are not being used as Name Server Hosts. For example, Global R.com has a name server host of ns1.Global R.com. In this case, Global R cannot process the record deletion. Reseller must bear all costs and damages resulting from such non-deletion. Global R will under no circumstances be held liable, should a domain name be deleted in this case.
- 5.5. Reseller agrees that it will not use the Reseller Panel, or any other tool or system given access to by Global R under this Agreement to register recently deleted Domains (for example, domain back ordering, domain catching, etc.). Global R reserves the right to "LOCK" Reseller from their account and the registration system and immediately terminate this Agreement should it be found that the system has been compromised by the Reseller.

6. Cancellations

6.1. Global R's cancellation policy regarding orders submitted by Reseller through the Domain Admin Reseller Console or the API are as follows:

The cancelation procedures depend on each registry's regulations. For .AM ccTLDs (including: .com.am, .co.am, .net.am) order will be fully refunded and cancellation of Domain Registration or Service will be made if Global R is notified via email within **24 hours** of order placement AND the domain name has **NOT** already been registered. In the case that a domain name is already registered (as well as when the domain registration is instant), no refund will be given, no exceptions. Concerning the ccTLD with instant registration, the refund can't be guaranteed.

7. Tariff Plan

- 7.1. In order to start Initial Registration, Reseller chooses Tariff Plan.
- 7.2. Tariff Plan includes two components:
 - 7.2.1. **One Time Fee** is a non-refundable sum (even if the domain name registrations are suspended, cancelled or transferred), which the registrar pays only once to choose a pricing structure appropriate to the business needs.
 - 7.2.2. **Deposit** is a sum that can be used to purchase products available on GlobalR's official website.
 - 7.2.2.1. Deposit withdrawal In the event of Reseller's will to withdraw Deposit from his/her account, Reseller submits application to Global R to start the process of withdrawal.
 - 7.2.2.2. In the event of Deposit withdrawal, Reseller's tariff plan is being changed and Reseller uses newly formed tariff plan to make new orders.
 - 7.2.2.3. As for already made orders, in the event of withdrawal, Global R makes calculations for already registered domain names according to newly formed tariff plan.
 - 7.2.2.4. After receiving the Deposit withdrawal from the Reseller, Global R is obligated to make calculations regarding already registered domain names within 30 business days and sends it to the Reseller for Reseller's approval to start the procedure.
 - 7.2.2.5. Reseller is obligated to inform Global R about his/her approval within 10 business days by sending the signed form of Deposit withdrawal calculations.
 - 7.2.2.6. If Reseller fails sending the signed document to Global R to start Deposit withdrawal procedure, as it is said in 7.2.2.5, Global R reserves the right to cancel the procedure of Deposit withdrawal.

8. Obligations of Reseller

- 8.1. **Sell Domains**. The Reseller agrees that it must use its reasonable commercial efforts to sell and actively promote Global R's Services under this Agreement. Reseller must not act to adversely affect the reputation, branding, good standing, and image of Global R. This provision is of the essence of this Agreement and the basis upon which Global R has consented to enter into this Agreement.
- 8.2. **Provide Customer Support**. The Reseller agrees that it must offer full and satisfactory customer support for all Services sold under this Agreement, including acceptance of orders, registration, cancellation, modification, renewal, deletion or transfer of Domain Names, to its customers in compliance with ICANN and Registry Requirements. Reseller shall publish emergency contact information for critical situations for its customers.
- 8.3. **Comply with the Law**. Reseller shall at all times comply with all applicable laws and regulations while promoting and selling under this Agreement. This includes, but is not limited to, efforts to ensure that name and trademark rights of third parties are not violated with respect to Reseller's customer registrations.
- 8.4. **Comply with ICANN and Registry Requirements**. Reseller shall at all times comply with, and adhere to ICANN and Registry policies, including, but not limited to, the Uniform Domain Name Dispute Resolution Policy ("UDRP"), Uniform Rapid Suspension ("URS") system and specific TLD Registry Requirements. Reseller must also ensure that its Customers adhere to the same. Links to information on each registry policy can be found here: http://Global R.com/policies.
- 8.5. **Reseller's Registration Agreement.** At all times while this Agreement is in effect, Reseller shall have in effect an electronic or paper registration agreement ("Registration Agreement") with the Registrant of each domain name under this Agreement. Reseller shall include in its registration agreement terms consistent with this Agreement. The Registration Agreement is subject to change with reasonable notice.
- 8.6. **Indemnification Required of Registrants.** In its Registration Agreement with each Registrant under this Agreement, Reseller shall require Registrant to indemnify, defend, and hold harmless Global R LLC, each SLD and TLD registry, each parties' subcontractors, directors, officers, employees, affiliates and agents of each of them, from and against any and

all claims, damages, liabilities, costs and expenses, including reasonable legal fees and expenses, arising out of or relating to the Registrant's domain name registration. The Registration Agreement shall further require that this indemnification obligation survive the termination or expiration of the Registration Agreement.

8.7. **Act as Principal**. In all dealings relating to the promotion, sale, and distribution of services under this Agreement, Reseller must clearly indicate that it is acting on its own account as principal and will not represent itself expressly or implied to be the agent of Global R or incur any contractual or other liability on behalf of Global R.

9. Term and Termination

- 9.1. Either party may terminate this Agreement at any time by providing 30 days written notice to the other party.
- 9.2. Termination of this Agreement shall relieve both parties of continued performance under this Agreement, but shall not affect any existing obligations under this Agreement or other contractual arrangements with Reseller's customers existing at the time of termination. All terms, which by their nature survive, shall survive termination, including without limitation, Sections 3, 4, 5, 6, 8, 9, 10, 11 and 12.
- 9.3. Reseller may, at its own discretion, transfer the administration of its customer's Domain Names to another Registrar 60 days after the initial Domain Name registration. Reseller is responsible for all costs associated with transfer.
- 9.4. Upon notice of termination of this Agreement, Reseller must notify all of Reseller's customers of the option to stay with Global R or transfer their Domains to another Registrar. Both parties shall work together to facilitate the completion of customers' desired transfers.
- 9.5. In the event that Global R should lose access to the Registry system of a TLD, then the contract with Reseller with respect to that specific TLD shall be terminated immediately. In this case, Global R shall work with Reseller and Reseller's customers to transfer necessary Domains to another Registrar if possible. Global R will continue to fulfill its obligations of current customer Domain Name registrations and related services as necessary and as available.

10. Warranties and Limitations of Liability

- 10.1. Global R represents and warrants to Reseller:
 - a) It has the right to provide the Services to Reseller as described in this Agreement;
 - b) It will use its best professional efforts in accordance with industry standard practices in providing the Services to Reseller's customers under this Agreement: and
 - c) It does not, and will not, engage in any illegal activity in providing the Services to Reseller's customers.
- 10.2. **Representations and Warranties**. RESELLER REPRESENTS THAT, TO THE BEST OF ITS KNOWLEDGE AND BELIEF, NEITHER THE REGISTRATION OF A DOMAIN NAME NOR THE MANNER IN WHICH IT IS DIRECTLY OR INDIRECTLY USED, NOR THE USE OF RELATED SERVICE(S) INFRINGES ON THE LEGAL RIGHTS OF A THIRD PARTY. RESELLER FURTHER REPRESENTS AND WARRANTS THAT ALL INFORMATION PROVIDED BY RESELLER IN CONNECTION WITH THE PROCUREMENT OF THE SERVICE(S) IS ACCURATE. ALL SERVICE(S) ARE PROVIDED TO RESELLER "AS IS".

EXCEPT AS SET FORTH IN SECTION 10.1, AND EXCEPT FOR OUR STATEMENT REGARDING OUR ACCREDITATION Global R MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, IN CONNECTION WITH THIS AGREEMENT OR THE SERVICE(S), INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, UNLESS SUCH REPRESENTATIONS AND WARRANTIES ARE NOT LEGALLY EXCLUDABLE. WITHOUT ANY LIMITATION TO THE FOREGOING, WE MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND WHATSOEVER THAT REGISTRATION OR USE OF A DOMAIN NAME UNDER THIS AGREEMENT WILL IMMUNIZE RESELLER EITHER FROM CHALLENGES TO DOMAIN NAME REGISTRATIONS, OR FROM SUSPENSION, CANCELLATION OR TRANSFER OF THE DOMAIN NAME REGISTERED UNDER THIS AGREEMENT. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY RESELLER FROM US SHALL CREATE ANY WARRANTY NOT EXPRESSLY MADE HEREIN. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES, SO SOME OF THE ABOVE EXCLUSIONS MAY NOT APPLY TO RESELLER.

10.3. Limitations of Liability. RESELLER AGREES THAT Global R WILL NOT BE LIABLE FOR ANY (1) SUSPENSION OR LOSS OF THE SERVICE(S), INCLUDING, WITHOUT LIMITATION, DOMAIN NAME REGISTRATION SERVICES, (2) USE OF THE SERVICE(S), INCLUDING, WITHOUT LIMITATION DOMAIN NAME REGISTRATION SERVICES, (3) INTERRUPTION OF OUR SERVICES OR INTERRUPTION OF YOUR BUSINESS, (4) ACCESS DELAYS OR ACCESS INTERRUPTIONS TO OUR WEB SITE(S) OR SERVICE(S) OR DELAYS OR ACCESS INTERRUPTIONS RESELLER EXPERIENCES IN RELATION TO A DOMAIN NAME REGISTERED WITH US; (5) LOSS OR LIABILITY RESULTING FROM ACTS OF OR EVENTS BEYOND OUR CONTROL (6) DATA NON-DELIVERY, MIS-DELIVERY, CORRUPTION, DESTRUCTION OR OTHER MODIFICATION; (7) THE PROCESSING OF AN APPLICATION FOR A DOMAIN NAME REGISTRATION; (8) LOSS OR LIABILITY RESULTING FROM THE UNAUTHORIZED USE OR MISUSE OF RESELLER ACCOUNT IDENTIFIER OR PASSWORD; OR (9) APPLICATION OF UDRP OR URS. RESELLER ALSO AGREES THAT Global R WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY KIND (INCLUDING LOST PROFITS) REGARDLESS OF THE FORM OF ACTION WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT SHALL OUR MAXIMUM AGGREGATE LIABILITY EXCEED THE TOTAL AMOUNT PAID BY RESELLER FOR REGISTRATION OF THE SUBJECT DOMAIN NAME FOR THE PRIOR 12 MONTHS. BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH STATES, LIABILITY SHALL BE LIMITED TO THE MAXIMUM EXTENT PERMITTED BY LAW.

11. Mutual Confidentiality, Proprietary Information and Rights

- 11.1. **Definition**. The terms of this Agreement and information and data that one party (the "Receiving Party") has received or will receive from the other party (the "Disclosing Party") in connection with the Services provided are proprietary and confidential information ("Proprietary Information") of the disclosing party, including without limitation, any and all technical and non-technical information including processes, patents, copyrights, trade secrets, software programs, and software source documents, related to the current, future, and proposed services of each of the parties including research, development, design details and specifications, customer lists, financial information, business forecasts, and sales and marketing plans and information.
- 11.2. **Nondisclosure and Nonuse**. Each of the parties agrees that they will not use, disseminate, or in any way disclose any Proprietary Information of the other party to any third party (except as required by law), nor use the Proprietary Information for any purpose not permitted under this Agreement. The nondisclosure obligations set forth in this section shall not apply to information that was previously available in the public domain at the date of this Agreement.
- 11.3. Proprietary Rights. All intellectual property rights in the Product, specifications, techniques, and documents Global R gives to the Reseller relating to the Services are owned by Global R. Global R's supply of the Service to the Reseller does not give the Reseller any right or license to any such intellectual property rights nor does it allow Reseller to represent itself or make any claim that it has any title, right, or interest in any registered or unregistered trademarks of Global R.

12. Indemnification

12.1. Indemnity of Global R. Reseller agrees to indemnify, defend, and hold harmless Global R LLC, each SLD and TLD registry, each parties' their subcontractors, directors, officers, employees, affiliates and agents of each of them, from and against any and all claims, damages, liabilities, costs and expenses, including reasonable legal fees and expenses, arising out Reseller's use of the Services under this Agreement or its customer's use of the Services under this Agreement.

13. General

- 13.1. Independent Contractors. In making and performing this Agreement, the parties are acting and shall act as independent contractors. Neither party is, nor will be deemed to be, an agent, legal representative, joint venturer or partner of the other party for any purpose.
- 13.2. Force Majeure. In the event that either party is unable to perform its obligations under the terms of this Agreement (other than the obligation to pay amounts due and owing hereunder) because of acts of God, strikes, equipment or transmission failure or other causes reasonably beyond its control, such party shall not be liable to the other party for any damages resulting from such failure to perform or otherwise from such causes.
- 13.3. Governing Law. This Agreement and its subject matter shall be governed in accordance with the laws of the State of New Jersey, USA, without regard to conflict of laws principles contained therein. All controversies arising hereunder shall be brought in the state and federal courts located in Cape May County, New Jersey.

- 13.4. **Public Statements**. Either party may disclose the existence of this Agreement but may not represent to any third party any positions, statements, intentions or other actions on behalf of the other. Neither party shall use the other party's name, trademarks or service marks or issue any press release or similar public statement without the other party's prior written consent which shall not be unreasonably withheld or delayed.
- 13.5. Miscellaneous. Reseller may not assign any of its rights or privileges, or delegate any of its duties or obligations hereunder, in whole or in part, by operational of law or otherwise, to any third party without the prior written consent of Global R. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective permitted successors and assigns. All notices required to be in writing shall be delivered by hand, sent by recognized overnight courier (such as Federal Express, Airborne or UPS), or mailed by certified or registered mail, return receipt requested, postage pre-paid, addressed to the parties set forth above. This Agreement, including all schedules attached hereto, constitutes the entire agreement between the parties concerning the subject matter hereof and supersedes all prior understandings and agreements between the parties, whether written or oral, regarding the subject matter hereof. This Agreement may not be amended, supplemented or otherwise modified except by an instrument in writing signed by both parties. Any of the provisions of this Agreement which are determined to be invalid or unenforceable in any jurisdiction shall be ineffective to the extent of such invalidity or unenforceability in such jurisdiction, without rendering invalid or unenforceable the remaining provisions hereof or affecting the validity or unenforceability of any of the terms of this Agreement in any other jurisdiction. A waiver by either party of a breach or violation of any provision of this Agreement will not constitute or be construed as a waiver of any subsequent breach or violation of that provision or as a waiver of any breach or violation of any other provision of this Agreement. The headings contained in this Agreement are for convenience only and shall not affect meaning or interpretation of this Agreement. This Agreement shall become binding when any one or more counterparts hereof, individually or taken together, shall bear the original or facsimile signature of each of the parties hereto. This Agreement may be executed in any number of counterparts, each of which shall be an original as against any party whose signature appears thereon, but all of which together shall constitute but one in the same instrument.

IN WITNESS WHEREOF, the undersigned have duly executed this Reseller Agreement as of the date first set forth above.