



**Whole Health Products, LLC.
Global Alliance Partner (wGAP) Program
Enabling Successful Partners Everywhere**

TABLE OF CONTENTS

I. Application Checklist.....3

II. Program Overview.....4

III. Standard Terms and Conditions.....7

IV. Mutual Nondisclosure Agreement.....10

V. Business Profile.....12

VI. Credit Application.....14

APPLICATION CHECKLIST

Please complete and sign all of the documents listed below to assist us in evaluating your business for becoming a reseller/distributor under the Whole Health Global Alliance Partner (wGAP) Program. Since this information will be used to make your wGAP selection decision, please answer all questions and be as specific as possible. Your application will not be processed and you will not be considered for the program unless all questions are answered and all necessary documentation is provided. If you have questions or need assistance in completing any of the documents, please contact us.

Please return the completed and signed documents to us at the address given below. Under normal circumstances, Whole Health will notify you within five (5) business days from the receipt of your application regarding the status of your application. Thank you for your cooperation.

Application Checklist

Please fill out, sign and return each of the following documents:

- wGAP Agreement (sign the Acknowledgement on page 9 and staple and return pages 7-15)
- Mutual Nondisclosure Agreement
- Business Profile
- Whole Health Credit Application, if applicable

Return Address:

Whole Health Products, LLC.
ATTN: wGAP Program Manager
14818 W. 6th Ave, A-4
Golden, CO 80401
303.684.9618

PROGRAM OVERVIEW

In today's rapidly changing, global business environment, it's difficult to go it alone. Gaining a competitive edge is simply easier with teamwork. When you become a part of the Whole Health Global Alliance Partner Program (wGAP Program), you'll discover the value of a strategic partnership. Together, we'll profit from our collective strengths and shared resources and technologies, while enhancing the overall customer experience and service, and improving your own bottom line.

The wGAP Program was created to foster strong strategic relationships with our channel Partners. Built on a foundation that adapts to work within your business model, the Program provides the highest level of service and support as it adds additional resources to help you maximize your success and profitability. What distinguishes the wGAP Program is our commitment to a substantial investment in every Partner's organization.

A Real Partner Knows What You Need

Whole Health makes it easy for you to earn higher profits because we make every effort not to over-distribute our products. Whole Health's goal is to work jointly with its wGAP Program members in building demand for their solutions. Whole Health knows that its products are only a piece of your complete solution. Our goal is to work hand-in-hand with partners to create a healthy living lifestyle in your community. Thus, bringing to life the concept of *"Think Global, Act Local!"*

This gives you a distinct advantage since more and more customers will turn to you for our high quality and valued products. You also win big with product support and industry information from Whole Health representatives who really understand the market and the products.

What can you expect as part of this program?

Throughout the next few pages, you will find some of the details of the wGAP Program. Whole Health has gone to great efforts to make this program one of the most robust of its kind in the industry by making it possible for you to receive marketing funds, access to best-in-class product support, access to the wGAP Program website and a number of additional benefits that are only available to those resellers that have been authorized by Whole Health.

How to get started?

As part of this package you will find a few simple documents that must be filled out and returned to Whole Health for consideration to become a part of the wGAP Program and an Authorized Reseller of Whole Health Products. A checklist of those documents and related instructions are provided on the previous page.

Overview of Partner Benefits

Whole Health understands that each of our alliance partners offers differing levels of value to their end users.

Whole Health's goal is to work with each partner in ways that best suit them – whether joint marketing, assisting with product information or other resources you may need. In addition, we provide you with access to marketing funds, special incentives, product launch packages and other marketing materials, and we always welcome your input on how we can form a strategic alliance that works best for your company and your target market.

Make the Most of These Added Partner Benefits

What does it take to be successful in your space? Only you can answer that question. You have the expertise that your customers desire. It's up to you to capitalize on the opportunity. We want to help you remove the obstacles of doing business, achieve your goals faster, bring more margin to your bottom line or just close the deals better than the other guys. Just take the next step!

What you'll find as part of the "Whole Health Authorized Community"

As a valued member of our authorized reseller community, you'll have access to a myriad of special benefits including:

- ✓ Special incentives only available to members
- ✓ Product launch packages
- ✓ Discounted pricing exclusive to partners
- ✓ Partner training
- ✓ Marketing programs
- ✓ Marketing development funds (MDFs) for use in your local market
- ✓ Password protected Web resources and support (*Pending Completion at this time*)
- ✓ Respect for your business
- ✓ And much more....

Whole Health Channel Promotions

Kick off an exciting and profitable partnership with new end-user promotions and special reseller rewards from Whole Health!

Our new programs and promotions can be specially designed to create end-user demand for Whole Health products, and to reward the reseller with an exciting rewards program!

A complete and current list of promotions will be made available on the Whole Health website (updated quarterly).

Partner Pricing

Whole Health offers strategic wGAP members the ability of working directly with Whole Health. For information on purchasing directly from Whole Health, please see your Whole Health sales representative.

Upon approval of your wGAP application, Whole Health will provide you with a current copy of wGAP pricing. (Please note that wGAP pricing may be changed from time to time but you will be notified of any changes.)

Price Protection

Whenever there is a price change, wGAP members that are carrying more than **\$1,000** of inventory of Whole Health products (valued by their original purchase prices), or who have in stock Whole Health products that were purchased within the last 30 days prior to the effective date of the price change, can take advantage of any lower prices available on those products.

Rebates

From time to time Whole Health may offers its wGAP members an opportunity to increase their profit margins by generating higher levels of sales revenues to Whole Health each quarter. Volume Incentive Rebates (VIRs) are offered to Whole Health's highest performing partners.

Rebates are determined for each quarter 30 days after the last day of the quarter, as a fixed percentage of that quarter's total revenue. Rebates are applied as a credit payment towards a wGAP member's accounts payable

to Whole Health or as a credit towards future purchases.

Look for the next program in 2008

MDFs

Whole Health may make available Marketing Development Funds (MDFs) to a wGAP Partner to be used in developing the territory of the partner for Whole Health products. These funds will be determined on a quarterly basis as a fixed percentage of each quarter's total revenue to Whole Health according to the schedule below, and will be used to reimburse the partner for preapproved marketing expenses. To receive the MDF for any quarter, an MDF request form must be filled out and returned to Whole Health within 30 days of the end of that quarter.

Whole Health, in its discretion, may approve or contribute additional funds in order to assist an wGAP Partner in developing its market where relevant events or activities in that market are aligned with Whole Health's business strategies and objectives.

MDF Accrual Schedule

<u>Quarterly Revenue</u>	<u>MDF Accrual %</u>
Up to \$50,000	1%
\$50,000 - \$99,999	3%
\$100,000 - \$249,999	5%

MDFs are available only on purchases made at regular dealer pricing and are not offered (unless prior authorization is obtained) on special or discounted pricing.

Whole Health Products, LLC. reserves the right to change the wGAP program by giving the wGAP member no less than 30 days notice prior to the beginning date in which the change applies.



Global Alliance Partner Program Agreement

The following terms and conditions shall apply to all purchase orders issued, products sold, services provided and transactions occurring under or in connection with the wGAP Agreement and Whole Health Products, LLC. "Whole Health":

Nonexclusive Relationship. Reseller shall have a revocable, nontransferable, non-exclusive right and license to resell or distribute the Whole Health products purchased by Reseller from Whole Health under this Agreement. Reseller shall have no right of exclusivity in any territory as a result of its purchase of any products from Whole Health, and Whole Health reserves the right to sell, or to authorize or appoint other parties to resell or distribute, the Whole Health products in any territory in which Reseller may sell the Whole Health products. Furthermore, to the extent permitted by law, Whole Health may prohibit Reseller from selling the Whole Health products in any territory in which Whole Health has appointed a third party as an exclusive reseller or distributor of the Whole Health products in that territory.

Independent Contractors. Whole Health and Reseller are independent contractors acting for their own accounts as seller and buyer, respectively, and no agency, partnership, joint venture, franchiser-franchisee or employer-employee relationship is intended or created by this Agreement, or by use of the term "partner," "member" or similar terms to refer to either Whole Health or Reseller. Neither party shall have the power, or hold itself out as able, to obligate, bind or make any commitment or representation, express or implied, on behalf of the other party. Any personnel working for or on behalf of Reseller shall not be considered employees or agents of Whole Health for any purpose, and Reseller assumes full responsibility for the acts or omissions of such personnel, and shall be solely responsible for their supervision, direction, control, compensation, benefits and any related taxes.

Purchase Orders. All purchase orders issued by Reseller to Whole Health will be subject to acceptance by Whole Health and will not be binding on it until accepted. Any terms or conditions appearing on the face or reverse side of any request for quotation, purchase order, acknowledgment or confirmation that are different from or in addition to those specified in this Agreement will not be binding on Whole Health unless expressly set forth in a separate written agreement signed by an authorized officer of each of Whole Health and Reseller. Reseller may cancel any purchase order without penalty at anytime prior to ninety (90) days, or with penalty at anytime between thirty (30) and ninety (90) days, in advance of the scheduled delivery date. If Reseller cancels any purchase order between thirty (30) and ninety (90) days before the scheduled delivery date, a cancellation penalty of fifteen percent (15%) of the purchase price of all of the Products specified in the canceled order will be immediately due and payable by Reseller to Whole Health. Reseller may not cancel any purchase order within thirty (30) days of the scheduled delivery date.

Payment. All prices and payments for products sold by Whole Health to Reseller will be in United States Dollars. Payment terms are, at Whole Health's sole discretion, either cash in advance or cash on delivery, or where open credit, satisfactory to Whole Health, is established by Reseller, payment will be net thirty (30) days from the date of invoice or as otherwise determined by Whole Health, in its sole discretion. Any amounts not paid when due shall bear interest at the rate of one and one half percent (1.5%) per month or the maximum rate allowed under law, whichever is lower.

Shipment. All products will be shipped by Whole Health F.O.B. its point of shipment. Title and risk of loss or damage to all products purchased under this Agreement will pass to Reseller upon shipment by Whole Health. Shipments will be made to Reseller's warehouse facilities or freight forwarded. Unless otherwise agreed in writing, Whole Health will select the carrier, the mode of shipment, the packaging and the extent of any insurance against loss or damage to the products

during shipment, and Reseller will be responsible for paying all shipping, freight, and insurance charges. Depending on the availability of products in stock, Whole Health may delay delivery or make partial shipments of, and require partial payments for, the quantity of products specified in any accepted purchase order.

Product Support. Reseller shall be solely responsible for providing product support to its direct or indirect customers with respect to any and all products purchased from Whole Health and resold or otherwise provided by Reseller to such customers.

Proprietary Rights. Reseller acknowledges that Whole Health (or its licensors, as applicable) own(s) and shall continue to own all title, interests and rights, including all intellectual property rights, in the layout, designs, specifications for the products. Reseller may not decompile, disassemble, reverse engineer or modify any product purchased from Whole Health, or combine it with, or incorporate it in, other products without prior written authorization from Whole Health.

Trademarks. From time to time, during the term of this Agreement, Whole Health may grant to Reseller permission to use any of Whole Health's trademarks for the purposes of promoting, marketing, advertising and selling the products purchased by Reseller from Whole Health. (The term "trademark" as used here includes trademarks, service marks, trade names, logos, domain names, or other commercial, product or service designations.) In each such instance, Reseller shall have a limited, non-exclusive, non-sublicenseable, royalty-free license to use such trademarks for such purposes, in the form and manner specified by Whole Health and otherwise in strict conformance with its trademark usage policies, as communicated to Reseller from time to time. Whole Health reserves the right to terminate any such license as to any of its trademarks if, in its sole discretion, Reseller's use of such trademark does not conform to such policies. Reseller agrees to submit samples of any promotional, marketing or advertising materials containing any of Whole Health's trademarks to Whole Health for its approval prior to public display or distribution of such materials. Reseller shall not

use any marks that are confusingly similar with any of Whole Health's trademarks, or use any combination marks that include any such trademarks, without Whole Health's prior written approval. Title to and exclusive ownership of all of Whole Health's trademarks shall at all times remain with Whole Health, and Reseller shall not take any action inconsistent with Whole Health's exclusive ownership of its trademarks. Any and all use of Whole Health's trademarks by Reseller shall inure to the benefit of Whole Health.

Indemnification. Reseller shall defend, indemnify and hold Whole Health harmless from and against any and all losses, damages, costs, expenses and fees (including reasonable attorney's fees) resulting from (a) any breach of this Agreement by Reseller, and (b) any claim by a third party based on the acts, omissions or misrepresentations of Reseller or its employees, agents or contractors.

Remedies. Without limiting any of the remedies available to Whole Health at law or in equity, Whole Health shall have the right to cancel, or withhold shipment under, any accepted purchase order for which payment has not yet been received, and to require prepayment, or change or limit the credit terms, for any subsequent purchase order, in the event (i) Whole Health becomes aware of any material adverse change in the financial condition or creditworthiness of Reseller, (ii) Reseller sells a part or all of its business or assets to a third party, (iii) Reseller ceases to do business, dissolves or becomes insolvent or bankrupt, makes an assignment for the benefit of creditors, or commences or has commenced against it any proceeding under bankruptcy or insolvency laws, or (iv) Reseller fails to make any payment when due or is otherwise in material breach of any of its obligations to Whole Health and has not cured such breach within thirty (30) days of receiving a written notice of such breach from Whole Health.

Termination. This Agreement shall continue until terminated by mutual agreement of the parties or by Whole Health as follows: Whole Health may terminate this Agreement (i) at any time by giving Reseller sixty (60) days written

notice, (ii) immediately if Reseller ceases to do business, dissolves or becomes insolvent or bankrupt, makes an assignment for the benefit of creditors, or commences or has commenced against it any proceeding under bankruptcy or insolvency laws, or (iii) whenever Reseller is in material breach of any of its obligations to Whole Health and has not cured its breach within thirty (30) days of receiving a written notice of the breach from Whole Health.

Survival. Any terms or conditions of this Agreement which by their nature should survive termination of this Agreement shall remain in full force and effect after its termination.

Compliance with Laws. Reseller shall at all times comply with all applicable treaties, laws, statutes, ordinances or regulations, including without limitation the laws and regulations relating to export control.

Assignment. This Agreement and Reseller's rights and obligations under it are personal to Reseller, and Reseller may not assign its rights or delegate its duties without Whole Health's prior written consent, in its sole discretion. Any contrary assignment or delegation by Reseller shall be null, void and of no effect. Whole Health may assign all or any part of this Agreement, or any of its rights under it, to any person. The parties' rights and obligations under this Agreement shall be binding upon and inure to the benefit of their respective successors and permitted assigns.

Alternative Dispute Resolution. The parties agree to use their best efforts to amicably resolve all disputes arising under or in connection with this Agreement, and, if mutually agreeable, to use mediation or arbitration to resolve such disputes. Any such mediation or arbitration shall take place in Denver, Colorado, United States of America, and the parties shall equally share in its costs unless otherwise agreed between them.

Governing Law and Jurisdiction. This Agreement will be governed by and construed in accordance with the laws of the State of Colorado, United States of America, without giving effect to principles of conflict of laws. The parties specifically exclude the application of the United Nations Convention on the

International Sale of Goods. Reseller agrees to submit to jurisdiction and stipulates to proper venue in the courts of Denver County, Colorado, for the adjudication or disposition of any claim, action or dispute arising under or in connection with this Agreement, or related to Whole Health's products or services, and not amicably settled by the parties.

Severability. If any provision of this Agreement is held to be illegal, invalid or unenforceable for any reason, the remaining provisions shall continue in full force and effect, and the parties agree to negotiate in good faith to replace such illegal, invalid or unenforceable provision with a legal, valid and enforceable provision that most closely approximates the intent and economic effect of such illegal, invalid or unenforceable provision.

Entire Agreement. This Agreement, including these terms and conditions, sets forth the entire understanding and agreement of the parties with respect to the purchase and sale of Whole Health products, and supersedes all prior oral or written agreements, negotiations, discussions, commitments and understandings between the parties as to such subject matter. This Agreement may not be waived, amended or modified, in whole or in part, except by a subsequent written agreement signed by an officer of each party. Neither party is relying upon any warranties, representations, assurances or inducements not expressly set forth herein.

Company _____
Name: _____
Title: _____
Date: _____
Company Address: _____

WHOLE HEALTH PRODUCTS, LLC.
Name: _____
Title: _____
Date: _____
Address: _____
14818 W. 6th Ave
Golden, CO 80402

MUTUAL NONDISCLOSURE AGREEMENT



This Mutual Nondisclosure Agreement (this "Agreement"), is made and entered into on _____ ("Effective Date"), by and between Whole Health Products, LLC., a Limited Partnership organized under the laws of the State of Colorado, United States of America ("Whole Health"), and _____, a _____ ("Company"), in order to protect confidential information disclosed by either party to the other party.

The parties agree as follows:

1. Confidential Information. For purposes of this Agreement, the party disclosing Confidential Information is the "Discloser" and the party receiving Confidential Information is the "Recipient." Confidential Information means all information, in whatever form (tangible or intangible), concerning a party's business, or its past, present or future products or services, such as: **(a)** financial information, including pricing, revenues, costs and profits; **(b)** technical information, including research, development, hardware, software, formulas, algorithms, data, designs, specifications, configurations, performance, tests, processes, methods, techniques and know-how; **(c)** business information, including strategies, operations, planning, marketing forecasts, customers and vendors; and **(d)** any other information held by a party as a trade secret under applicable law. Unless otherwise agreed by the parties, Confidential Information shall include the terms of any agreement between Whole Health and Company, and any discussions, negotiations and proposals related to that agreement. To qualify for protection under this Agreement, Confidential Information (i) if disclosed in writing or other tangible form, must be clearly marked in a conspicuous place with an appropriate legend identifying the information as confidential and (ii) if not disclosed in writing or other tangible form, must be identified as Confidential Information at the time of disclosure and confirmed in writing delivered to the Recipient within 15 days following its disclosure (the protections of this Agreement will apply during those 15 days).

2. Exceptions to Confidential Information. Confidential Information of Discloser shall not include any information that is: **(a)** in the public domain through no fault of the Recipient; **(b)** already in the legitimate possession of the Recipient, as evidenced by its written records, with no confidentiality obligation to a third party; **(c)** lawfully received from a third party without

any restriction against its further disclosure; **(d)** independently developed by the Recipient without use or knowledge of the Confidential Information of Discloser; or **(e)** disclosed with the prior written consent of the Discloser. Recipient may disclose Confidential Information of Discloser to the extent required by law, regulation, court order, or governmental authority, provided that Recipient promptly notifies the Discloser of that requirement so that Discloser may oppose or limit such disclosure, or seek any other appropriate relief.

3. Term. The term of this Agreement is three (3) years from the Effective Date. Either party may terminate this Agreement at any time on 60 days written notice to the other party, unless otherwise provided in another agreement between the parties. The parties' obligations with respect to Confidential Information received under this Agreement will survive and continue for two (2) years after this Agreement expires or is terminated.

4. Use and Protection of Confidential Information. The Recipient will use the Confidential Information only to further any discussions or negotiations, or any preexisting or prospective relationship, between the parties. Confidential Information may not be disclosed to any third party without the written consent of the Discloser. The parties agree that Recipient may disclose any Confidential Information it receives to its affiliates or its, or its affiliates', employees or agents who have a need to know and have a nondisclosure obligation at least as restrictive as this Agreement, but Recipient shall remain primarily liable for any unauthorized disclosure by any such persons to whom it discloses such Confidential Information. The Recipient must use at least the same degree of care to protect the Confidential Information of Discloser as it uses to protect its own confidential information of like nature (but in no event less than a reasonable degree of care). The Recipient will not (i) remove from Confidential Information any proprietary legends or designations placed by Discloser (ii) reproduce any Confidential Information except to the extent necessary to accomplish the purpose of this Agreement for the mutual benefit of the parties or (iii) reverse engineer, disassemble or decompile any samples, demo units, prototypes, software, hardware or other tangible objects comprising Confidential Information of Discloser without its prior written authorization.

5. Ownership. All Confidential Information disclosed under this Agreement shall remain the property of the Discloser. No rights or licenses to any trademarks, inventions, patents, copyrights, mask works, or other intellectual property are implied or granted under this Agreement, except the right to use the Confidential Information as provided in this Agreement. Upon expiration or

MUTUAL NONDISCLOSURE AGREEMENT

termination of this Agreement, or anytime at the Discloser's request, all Confidential Information of Discloser and all copies, summaries and embodiments of such Confidential Information, in the possession, custody or control of Recipient shall be returned to the Discloser or destroyed by the Recipient. At the request of the Discloser, the Recipient will furnish a certificate, signed by an officer of the Recipient, certifying that any Confidential Information not returned to the Discloser has been destroyed.

6. Indemnity and Warranty. Neither party shall have any obligation to disclose to the other party any Confidential Information. Each party warrants that, to the best of its knowledge and belief, it has the right to disclose all Confidential Information that it discloses to the other party. Each party will indemnify and defend the other party from all third-party claims resulting from any wrongful disclosure by the indemnifying party of such third-party's confidential information. Otherwise, all Confidential Information is disclosed "AS IS" and neither party makes any representation or warranty regarding the accuracy, completeness, non-infringement, performance, merchantability or fitness for a particular purpose of any of its Confidential Information. Neither party will be liable for any indirect, incidental, special, punitive, or consequential damages, however caused, arising out of any breach of this Agreement.

7. Injunctive Relief. The parties acknowledge that the Recipient's unauthorized disclosure or use of Confidential Information may result in irreparable harm to Discloser. If there is a breach or threatened breach of this Agreement, the Discloser may seek a temporary restraining order, and temporary and permanent injunctions, to protect its Confidential Information (in addition to any other remedies that may be available at law or in equity).

8. No Partnership or Business Relationship. The exchange of Confidential Information between the parties under this Agreement shall not be deemed to create any agency,

partnership, joint venture or other business relationship between the parties. Nothing in this Agreement shall impose on either party any obligation to develop or sell, or to cease development or sale of, any product or service, or to enter into any other agreement or transaction with, or to purchase any product or service from, the other party.

9. Export Compliance. Each party will comply with all export laws and regulations applicable to any technical data exchanged under this Agreement.

10. Similar Products or Services. Subject to the obligations of Recipient with respect to the use and protection of Confidential Information as set forth above, nothing in this Agreement shall be construed as limiting in any manner the Recipient's right to develop or sell any products or services that are identical or similar to the Discloser's products or services as to which Discloser has disclosed Confidential Information to Recipient under this Agreement.

11. General. This Agreement: **(a)** shall be governed in all respects by the laws of the State of Colorado, United States of America, without regard to conflict of law principles; **(b)** represents the parties' entire understanding regarding Confidential Information, and supersedes any prior agreements or discussions, written or oral, regarding Confidential Information; **(c)** may not be modified or waived, in whole or in part, except by a written instrument signed by both parties; **(d)** is to be considered severable, and if any provision of this Agreement is illegal or unenforceable, the remaining provisions will remain in effect; **(e)** contains headings for reference purposes only; **(f)** may be executed in two or more counterparts, each of which shall be deemed an original; and **(g)** may be executed and delivered by facsimile, and each party may use such facsimile signatures as evidence of the execution and delivery of this Agreement by all parties to the same extent that original signatures could be used.

By signing below, the parties, through their duly authorized representatives, agree to the terms and conditions of this Agreement as of the Effective Date.

Company _____
Name: _____
Title: _____
Date: _____
Company Address: _____

WHOLE HEALTH PRODUCTS, LLC.
Name: _____
Title: _____
Date: _____
Address: _____
14818 W. 6th Ave
Golden, CO 80402

WHOLE HEALTH GLOBAL ALLIANCE
BUSINESS PROFILE

Business Information

Legal Company Name: _____

DBA (if different from Legal Company Name): _____

Address: _____

City, State, ZIP: _____

Country: _____

Company URL: _____

Company Telephone: _____

Company Fax: _____

Company Officer Contact and Title: _____

Business Profile

How Many Locations do you own? _____ Year Established? _____

Are you or any subsidiaries or divisions of your company currently reselling any Whole Health products? No ___ Yes ___ If so, which _____

Are you or any subsidiaries or divisions of your company currently reselling any Competitive Products? No ___ Yes ___ If so, which _____

What is your geographic coverage? Local ___ Regional ___ National ___ International ___

Within which US States does your company currently sell: _____

To which countries does your company currently sell products or solutions: _____

Number of employees by function currently at this location:

Role:	Full Time	Part Time
Administrative/Other	_____	_____
Sales Representatives	_____	_____
TOTAL:	_____	_____

Sales Revenues:

Current Year Projected:	_____
Fiscal Year 2006	_____
Fiscal Year 2005	_____

Estimated total revenue mix by market segment for the current year:

Market Segment	% of Total Revenue
Retail	_____
E-Commerce	_____
Other	_____

Method of Selling (list percentage of business):

___ % Catalog/Mail Order	___ % Internet
___ % Direct Sales Force	___ % Retail Outlet
___ % Indirect	___ % Telemarketing
___ % Other: _____	

List existing business relationships with other Supplement manufacturers.

Manufacturer Name:	Program Authorization
1) _____	_____
2) _____	_____
3) _____	_____
4) _____	_____

E-Commerce

Does your website include an online store? ___ No ___ Yes

Signatures

This form must be signed by a company officer. The information I have provided on this application is accurate to the best of my knowledge.

Company Officer Name & Title (please print)

Company Officer Signature

Date



CREDIT APPLICATION

The undersigned company is applying for credit with Whole Health Products, LLC. "Whole Health", and hereby agrees to abide by all of the terms and conditions of this credit application.

In order to expedite the processing of your Credit Application, you must provide all of the requested information, including account numbers, and attach your most recent financial statement or annual report. Thank You!

Company name _____

DBA (if different) _____

Contact person _____

Address _____

Phone _____ Fax _____

Federal tax ID or Social Security number. _____

Type of business _____ No. of employees _____

Date business established _____

Types of products you will purchase _____

Amount of credit requested \$ _____

Are you a:

CORPORATION

State of incorporation _____

Names, titles, and addresses of your three chief corporate officers

Name and address of your resident agent

PARTNERSHIP

Names and addresses of the partners

SOLE PROPRIETORSHIP

Are you sales tax exempt? Yes No

If yes, include sale tax exemption from taxing authority

Have you ever had credit with us before? Yes No

If yes, under what name? _____

Authorized purchasers _____

Purchase order required? Yes No

TRADE REFERENCES

Reference #1	Name	Account #
	Address	
	Phone	Contact Person
	Fax	

Reference #2	Name	Account #
	Address	
	Phone	Contact Person
	Fax	

Reference #3	Name	Account #
	Address	
	Phone	Contact Person
	Fax	

BANK REFERENCES

Bank#1	Account #
	Phone Fax
	Contact person
	Name of bank
	Address

Bank#2	Account #
	Phone Fax
	Contact person
	Name of bank
	Address

I represent that the above information is true in all respects and is being given to induce Whole Health to extend credit to the applicant. My company and I authorize Whole Health to make such credit investigation as Whole Health sees fit, including contacting the above-listed trade references and banks, and obtaining credit reports. My company and I authorize all trade references, banks and credit reporting agencies to disclose to Whole Health any and all information concerning the financial and credit history of my company and myself.

I have read the terms and conditions stated below and agree to all of these terms and conditions.

Authorized signature: _____

Printed name: _____

Title: _____ **Date:** _____

GENERAL TERMS AND CONDITIONS

1. Payment terms will be (at Whole Health's discretion) Cash in Advance or Cash on Delivery until the credit application has been reviewed and approved by Whole Health. Credit terms will be Net 30 days from invoice date or as otherwise determined by Whole Health
2. A service charge of 1.5% per month will be added to all amounts due if not paid by the due date. No additional credit will be extended on past due accounts unless satisfactory arrangements are made with our credit department.
3. If any amount is not paid when due, company agrees to pay all costs of collection, including reasonable attorneys fees, court costs, collection agency fees and any other expenses incurred by Whole Health.
4. All invoices are due and payable at 14818 W. 6th Ave, A-4, Golden, CO 80401, USA.
5. The interpretation of, and performance under, this credit application shall be governed by the internal laws of the State of Colorado, United States of America.

(This page intentionally left blank.)