



Sports Party Challenge Fundraiser

Customer Sign-Up Form Instructions

1. Print this form.
2. Complete Section 1.
3. Sign and date the Authorized Signature of Customer line at the end of the form.
4. Fax this completed form to Sports Party Challenge at 719-623-0317.
Send no money. We will contact you with next steps.

Section 1: Customer Information		
Group/Organization:		
Program for Which Funds are Being Raised:		
Tax ID#:		
Contact Name:		
Contact Title:		
Contact Email:		
Address:		
City:	State:	Zip:
Phone:	Ext:	Fax:

Section 2: One-Time Sign Up Fee	
Price of Sports Party Challenge Fundraiser Website Customer Landing Page Setup:	\$50.00 FREE <small>***Waived if customer has a PayPal account associated with a bank account to facilitate the monthly transfer of raised funds to the customer's bank account.</small>
Terms: Net 30	Total: \$50.00 FREE (US dollars)***

Section 3: Agreed To Sales Price and Customer Share Terms	
Sales Price for a One-Year Sports Party Challenge Subscription:	<i>\$10.00 (US dollars)</i>
Share Amount Customer Receives for One Subscription Sale:	<i>\$5.00 (US dollars)</i>

Section 4: To Be Completed By Sports Party Challenge After Receiving From Customer	
URL of Landing Page	http://www.sportspartychallenge.com?id=
Short URL to Same Landing Page	http://tinyurl.com/ _____
Landing Page Activation Date:	



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CONDITIONS OF THE AGREEMENT

Parties:

The parties to this agreement are Golden Hills Software, Inc., a Colorado corporation (“GHS”), the developer and publisher of its SPORTS PARTY CHALLENGE and SPORTS PARTY BINGO website for creating and printing novelty game cards, and the customer (“Customer”) who wishes to engage the services of GHS for non-profit or academic fundraising purposes

Duration of this Agreement:

GHS agrees to sell one-year online subscriptions (“subscriptions”) to the Sports Party Challenge website via a website landing page customized for the Customer perpetually for the purposes of fundraising for the Customer.

Division of Revenue from the Sale: a GHS agrees sell the one-year online subscriptions for \$10.00 each (US dollars). The customer’s share of the sale price (“share”) is \$5.00 (US dollars) per subscription sold. GHS agrees to disburse the share to the Customer on a monthly basis within 14 days after the last day of a given month.

Liability: It is the intention of the parties that the Customer Representative and the participants/members of the customer’s organization shall be considered independent contractors and in no way employees of the Contractor. Under this agreement the Customer agrees to indemnify and hold Contractor harmless from any and all claims arising out of activities conducted under this agreement except for the Contractor’s responsibilities as to the designing, printing and compilation of the coupon cards.

Limited Publicity Authorization:

The Customer hereby grants its limited authority, as follows:

1. Customer Lists. GHS may use the name of the Customer on its customer lists published on the GHS web site located at <http://www.sportspartychallenge.com> and in printed marketing collateral materials.
2. Logo On GHS Web Site. GHS may incorporate a graphic image/logo provided by the Customer on GHS web site located at <http://www.sportspartychallenge.com> .
3. Limited Authorization; No Endorsement. The authorization granted herein is limited to the express terms hereof. Except as may be expressly authorized in writing, in no event shall the use of the name of the Customer as permitted above indicate sponsorship or endorsement by the undersigned.
4. Termination. The Customer may terminate this Limited Publicity Authorization at any time by email notice to GHS at the following email address: admin@sportspartychallenge.com

Entire Agreement: This agreement constitutes the entire agreement between the parties with respect to the subject matter and supersedes all other agreements, understandings, statements or representations, either oral or in writing. In the event any of the provisions of this agreement are for and reason held to be invalid, illegal or unenforceable in any respect, such illegality, invalidity or unenforceable shall not affect any other provision and this agreement shall be construed as if such provision had never been contained herein. Should it be necessary to enforce the terms of this agreement through a court of law the Customer agrees to pay reasonable attorneys fees and court costs.

IN WITNESS WHEREOF, we, the undersigned, affix our signatures this

_____ day of _____ 20 _____.

Authorized Signature of Customer

Title

Date

Golden Hills Software, Inc. Representative

Title

Date