

TaxFree Shopping, Ltd

1512 Crescent Road, Suite 100
Carrollton, Texas 75006



Agreement

This Agreement incurs no cost and is entered into by and between _____ ("Company") and TaxFree Shopping Ltd. ("TFS") as follows:

1. Description of Duties and Services. TFS, a Texas Limited Partnership and a Licensed Texas Customs Broker, refunds citizens of foreign countries temporarily traveling within Texas and US Citizens shopping in the State of Texas and exporting products, hereinafter referred to as Principal or Principals, the State & Local Sales Tax they pay on retail purchases in the State of Texas in accordance with the Texas Administrative Code Title 34, Part 1, Chapter 3, Subchapter O, Rules 3.323 and 3.360. Company agrees to pay TFS all invoiced sales tax generated in their stores by Principals requesting refunds through TFS, acting as Principal’s agent in accordance with Texas Law. Company listing on TFS website will be provided with no further consideration due from the Company.

1.1. Payment. TFS will submit a statement to Company for the total amount of tax to be refunded. TFS will also include all required state documentation, which includes but is not limited to original receipts and original Export Certificates. A single payment in the amount of the invoice shall be sent to TaxFree Shopping, Ltd., 1512 Crescent Rd., Suite 100, Carrollton, TX 75006, within 30 days of receiving invoice. Company will honor all valid sales tax refund requests presented by TFS. TFS will distribute refunds to each Principal, less a service charge.

1.2. TaxFree Shopping, Ltd., as a licensed US & Texas Customs Broker, is required by law and accepts the financial and legal responsibility for the distribution of the tax dollars to the shoppers after receiving the tax dollars from you, the retailer. You, the retailer, send the visitor to us for processing, thus accepting no responsibility.

This document also will serve as permission to list company name on website, brochures and other marketing and promotion sales opportunities. This agreement may be terminated by either party upon 90 days prior written notice. However, all obligations incurred through the date of termination shall survive until performance related thereto has been completed.

Company Information

1. Participating Brand(s):

(As should appear in brochure/website, etc.)

Authorized Signature for Company:

Date:

Print Name: _____

Title: _____

Phone: _____

Email: _____

2. Locations: ALL TEXAS LOCATIONS*

a. Include excel spreadsheet listing all participating

Locations in Texas

- * Store name
- * Store numbers
- * Physical Address

