



the ultimate commission accounting system

eAGENTCENTER LICENSE AGREEMENT

Please carefully read all the terms and conditions of this Agreement. If you (the "Client") do not agree with these terms and conditions please cancel the license and the service immediately. There is no penalty associated with cancellation of the license and the service agreements, unless noted in the agreements.

LICENSE

The Client has the non-exclusive right to use eAgentCenter "AS IS". This License and the Client's right to use eAgentCenter terminate automatically if the Client fails to comply with any terms or conditions of this Agreement.

LIMITED WARRANTY

eAgentCenter and related materials are distributed "AS IS" without warranties as to performance or merchantability. eAgentCenter is licensed without any express or implied warranties whatsoever. The Client is advised to test the program thoroughly before relying on it. The Client must assume the entire risk of using the system.

In no event will APL be liable for any money damages, including, by way of example, any lost profits, lost savings, or direct, indirect, special, incidental, or consequential damages, arising out of the use, or inability to use, eAgentCenter, even if APL was informed of the possibility of such damages.

TELEPHONE SUPPORT

Training and telephone supports to one person are included for 30 days from the date on the License Agreement. Additional training and telephone support is fee based. The client can either utilize the pay-per-call option or enjoy unlimited telephone supports with a fixed monthly fee. The fee structure for both options is available at www.APLPlus.com

CONFIDENTIAL MATTERS AND PROPRIETARY INFORMATION

APL will keep in strictest confidence all information relating to the Client and that information which may be acquired in connection with or as a result of providing services to the software product. During the term of this Agreement and at any time thereafter, without the prior written consent of the Client, APL will not publish, communicate, divulge, disclose or use any of such information which has been designated by the Client as proprietary or confidential or which from the surrounding circumstances in good conscience ought to be treated by APL as proprietary or confidential. Upon termination or expiration of this Agreement, APL shall deliver all records, data, information, and other documents and all copies thereof to the Client with no outstanding balances upon request and such shall remain the property of the Client.

Please visit www.APLPlus.com to review our Privacy Policy.

ACKNOWLEDGMENT

This Agreement and any sales thereunder shall be governed by the law of the State of Texas, without regard to conflicts of laws and rules. Venue for all disputes arising from this Agreement shall be in Tarrant County, Texas.

APL, INC.

715 E. Border St.
Arlington, TX 76010
800-889-9354
Fax: 800-747-0790
www.APLPlus.com

Client Signature:

Date

_____ / ____ / _____



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CONTACTS AND PAYMENT AUTHORIZATION FORM

Desired Company ID

eAgentCenter Administrator

Company: _____

Name: _____

Address: _____

City, State, ZIP: _____

Phone No: _____

Email: _____

Billing Contact Same as Above

Name: _____

Address: _____

City, State, ZIP: _____

Phone No: _____

Email: _____

Billing Method

Invoice me on the 1st of each month, net 15. I understand that an account that is 30-days past due will be suspended until it becomes current again.

Bill to my American Express, VISA, MasterCard or Discover credit card

Credit Card Number	Expiration Date
Name On Card	Authorized Signature

