

GLASSER CANADA SALES AGREEMENT
Selling Products on the Glasser Canada Website

1.0 CONDITIONS

- 1.1 Glasser Canada considers that all products for sale through its website are offered as independent parties and that this agreement to sell products does not form any partnerships.

2.0 AGREEMENT DURATION

- 2.1 This agreement commences on the date signed by both parties and ends when so indicated by either party.
- 2.2 Termination may happen at any time, with or without cause, by giving the other party a 15-day written notice of termination.

3.0 PROCEDURE

- 3.1 Those who wish to sell products on the Glasser Canada website first submit products to Glasser Canada for approval by the Product Review Board.
- 3.2 Upon approval, the product will be added to the Glasser Canada Shopping Cart System with a mutual agreement concerning commission.

4.0 PRODUCT REQUIREMENTS

- 4.1 Products, which are considered for approval, are those that are consistent with the ideas of Dr. William Glasser.
- 4.2 The Product Review Board of Glasser Canada shall examine the quality of the products and check for their application of Dr. Glasser's work.

5.0 COMMISSION FEES

- 5.1 Glasser Canada shall receive a percentage of every sale of the products placed on its website according to provisions in its Sales Policy.
- 5.2 For a sale to generate a commission, the buyer completes the order form and remits full payment for the products.
- 5.3 Fees are paid quarterly at the end of the January, April, July, and October. There is a minimum payout of \$20.00. If commissions do not total at least \$20.00 for any given quarter, a commission cheque will be deferred to the following quarter.
- 5.4 Any returned checks, charge-backs, or fees from returned orders will be adjusted in the following fee payment.

6.0 ORDER PROCESSING

- 6.1 Glasser Canada is solely responsible for processing every order placed by a buyer for an electronic product, such as an eBook, a PowerPoint, a podcast or pre-recorded webinar.
- 6.2 The vendor is solely responsible for processing every order placed by a buyer for a physical product, such as a book, a training tool, or a CD or DVD. Therefore, when a buyer places an order for products, an e-mail shall be sent to the vendor for processing.

7.0 RESTRICTIONS

- 7.1 Glasser Canada reserves the right not to sell products of the following nature. It shall never promote:
 - 7.1.1 X- rated and sexually explicit materials.
 - 7.1.2 Violence and discord.
 - 7.1.3 Discrimination based on race, sex, religion, nationality, disability, sexual orientation, or age.
 - 7.1.4 Illegal or questionable activities.
 - 7.1.5 Violating intellectual property rights.
- 7.2 Glasser Canada does not advocate materials promoting discipline or external control.

8.0 SPAM (UCE)

- 8.1 Unsolicited Commercial E-mail
 - 8.1.1 Glasser Canada does not participate in mass unsolicited e-mailing (i.e. spamming).
 - 8.1.2 All persons selling products on the Glasser Canada website are expected to adhere to this policy regarding SPAM.
 - 8.1.3 Violation of this policy will result in the termination of the contract and the immediate removal of the product from the website.

9.0 DISCLAIMER

- 9.1 Glasser Canada makes no expressed or implied warranties or representations with respect to potential earnings emanating from the listing of products on its website.

9.2 Glasser Canada makes no representation that the operation of the Glasser Canada website shall be uninterrupted or error-free or be held liable for consequences due to interruptions of service and/or down time.

10.0 SIGNATORIES

The agreement shall be signed and dated by both parties.

I have read the terms of this agreement and I accept.

President/Designate
Glasser Canada

Vendor
Company/Organization

Date

Date