



REFERRAL PARTNER AGREEMENT

THIS AGREEMENT made this ___day of _____, 2016, by and between and **[Partner Name]** (hereinafter "**Partner**") with its principal place of business at _____ and Service Objects, Inc. (hereinafter "**SO**") with its principal place of business at 27 East Cota Street, Suite 500, Santa Barbara, CA 93101.

WHEREAS, SO is a developer of DOTS Data Quality web services; and

WHEREAS, Partner desires to act as a Referrer of new business leads;

NOW THEREFORE, in consideration of the mutual promises contained herein, it is agreed by and between the respective parties as follows:

1. Appointment as Referrer

SO hereby designates and appoints Partner as a Referrer to actively promote and provide sales leads to SO.

2. Obligations of the Referrer

Partner may refer business leads to SO, as it pleases. Partner shall not have any authority to and shall not make any representation or warranty on behalf of SO regarding price guarantee. Partner shall have the right to act in a Referrer capacity with other companies. SO shall be compensated, pursuant to 3.2 below, subject to the following conditions: (i) Partner sends an email to partners@serviceobjects.com listing the referred entity's company name and company location; (ii) receipt of the email referral shall be acknowledged by SO within two (2) business days of receipt; and (iii) SO shall confirm the referred entity is not an existing customer of SO as of the date such referral is made and that the entity has not been engaged in active discussions during the six (6) month period immediately preceding the date of such referral.

3. Obligations of Partner

SO will pay a sale commission of **15%** of the gross sales price agreed upon in SO's Business Proposal and agreed to by the Partner's referred entity for services provided by SO. Commission will be due upon ten (10) business days of receipt of payment from Partner's referred entity.

4. Expenses

Unless otherwise agreed to by SO in writing, Partner shall be responsible for all costs and expenses incurred in the performance of its services pursuant to this Agreement.

5. Independent Contractor

The relationship between Partner and SO established by this Agreement is that of "Independent Contractors" and Partner and SO shall each conduct its respective business at its own initiative, responsibility and expense, and shall have no authority to incur any obligations on behalf of the other, except as otherwise provided herein.

6. Notices:

All notices required or permitted under this Agreement shall be made in writing and shall be deemed to have been duly given if delivered personally or sent by registered or certified mail (return receipt requested). All notices shall be addressed to the parties at the respective addresses indicated above.

7. Governing Law

This Agreement and any transaction between Partner and SO hereunder shall be governed by, construed and interpreted in accordance with the laws of the State of California.

8. Assignment

Neither party hereto may assign or otherwise transfer its rights and obligations under this Agreement.

9. Entire Agreement

This Agreement contains the entire agreement between the parties and it supersedes all previous agreements and proposals, oral or written, and all negotiations, conversations or discussions between the parties related to this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first written above.

PARTNER:

Signature:

Name:

Title:

Address:

Tel. No.:

Email Address:

SERVICE OBJECTS, INC.

Signature:

Name:

Title:
