

## ADDENDUM TO LEAD REFERRAL AGREEMENT TERMS OF SERVICE

This Addendum to Lead Referral Agreement Terms of Service (the “Addendum”) is entered into as of the date set forth below by and between the undersigned client (“Client”) and Northbound Group, Inc., an Arizona corporation, dba LEADBOT.COM™ (hereinafter, “LEADBOT.COM™”).

### RECITALS

A. The Client and LEADBOT.COM™ entered into that certain Lead Referral Agreement Terms of Service in connection with services provided by LEADBOT.COM™ (the “Terms of Service”).

B. Capitalized terms shall have the meanings set forth in the Terms of Service unless otherwise specified herein.

C. The parties now desire to amend the Terms of Service in accordance with the terms and conditions of this Addendum.

NOW, THEREFORE, in consideration of the promises and covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Automatic Renewals. Client has placed an order for a specified number of Leads with LEADBOT.COM™. Unless Client has provided prior written notice, via email, to LEADBOT.COM™ at [info@leadbot.com](mailto:info@leadbot.com) that Client does not desire to purchase any additional Leads, at such time as LEADBOT.COM™ fills any pending order of the Client, a new, renewal order (each a “Renewal Order”) shall be automatically generated for the Client with the same number of Leads as the most recently filled order. LEADBOT.COM™ shall generate a new invoice detailing the additional Leads and the price per Lead for any such Renewal Order. Client agrees to purchase the entirety of the invoice amount for any additional Leads from any such Renewal Order at the individual price per Lead then in effect. Client expressly authorizes any and all such charges to Client’s credit card accounts with respect to any automatic Renewal Order.

2. Counterparts. This Addendum may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same Addendum.

3. Facsimile Signatures. This Addendum may be executed by either or all parties by facsimile signature, and any such facsimile signature shall be deemed an original signature and Escrow Agent is hereby authorized and instructed to rely thereon.

4. Effect of Addendum. In the event of any inconsistencies between this Addendum and the Terms of Service, the terms of this Addendum shall govern. Except as provided for herein, all other terms and conditions of the Terms of Service shall remain unchanged and the parties hereto reaffirm the terms and conditions of such Terms of Service. The Addendum may only be varied by a document, in writing, of even or subsequent date hereof, executed by the parties hereto.

IN WITNESS WHEREOF, Buyer and Seller have executed this Addendum as of the \_\_\_\_\_ day of \_\_\_\_\_, 200\_\_.

**“CLIENT”**

\_\_\_\_\_,  
a(n) \_\_\_\_\_

By \_\_\_\_\_  
Its \_\_\_\_\_

**“LEADBOT.COM™”**

**Northbound Group, Inc.,  
an Arizona corporation**

By \_\_\_\_\_  
Its \_\_\_\_\_

7041\addendum\_tos