

SHOPBLK

WHOLESALE PRODUCT AGREEMENT www.slem.us/shopblk

This Agreement is entered into as of [Date], by and between the parties below:
[Do-WAP Agency, dba SLEM.us] ("Seller")	
Houston, TX	
Email: [slemhouston@gmail.com]	

[Business Name of the Wholesaler/Buyer] ("Below")

Seller is the operator of SLEM.us's Shop BLK Page and is committed to uplifting Black-owned businesses through wholesale distribution opportunities. Buyer desires to purchase Seller's products for resale in accordance with the terms and conditions set forth in this Agreement.

NOW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:

1.0 Products and Pricing

Phone: [832.821.5433]

- 1.1. Seller agrees to provide the Buyer with the following products at wholesale prices: [List of products with descriptions and prices]
- 1.2. Prices are subject to change with 30 days' written notice from the Seller.

2.0 Payment Terms

2.1. Payment is due [immediately upon order/within 5 days of receipt] via [payment methods, e.g., credit card, ACH].

3.0 Delivery and Shipping

- 3.1. Seller will arrange shipping to the Buyer's address. Shipping costs will be borne by Seller.
- 4.0 Returns and Refunds Defective or damaged products may be returned within [5 days] of receipt for replacement.
- 4.2. Non-defective products are non-returnable unless agreed upon by Seller in writing.

5. Marketing and Branding

- 5.1. Buyer agrees to use marketing materials and branding provided by Seller in accordance with the Shop BLK initiative guidelines.
- 5.2. Seller retains ownership of trademarks and copyrights. Unauthorized use is prohibited.

6.0 Term and Termination

- 6.1. This Agreement will remain in effect unless terminated by either party with [30] days' written notice.
- 6.2. Termination does not relieve either party of obligations incurred before termination.

7.0 Representation and Warranties

- 7.1. Seller represents that all products meet the agreed-upon quality and safety standards.
- 7.2. Buyer agrees to sell products in a manner that upholds the reputation of the Seller and the Shop BLK Page initiative.

8.0 Limitation of Liability

8.1. Neither party shall be liable for indirect, incidental, or consequential damages arising from this Agreement.

9.0. Miscellaneous

OLONATUREO.	ADDDECC.	
9.2. Any disputes will be governed by the laws of Texas.	OWNER:	
between the parties and supersedes any prior agreements		
9.1. This Agreement constitutes the entire understanding	COMPANY NAME:	

SIGNATURES	ADDRESS:	
PELLED.	TEL:	

SELLER	IEL:	
Your Name/Title]	EMAIL:	
Signature:	EMAIL:	
)ate:	DATE:	
	DAIL.	
HIVED		

SUYER SLEM.us/Account Manager]	SIGNATURE:	
ignature:	PRODUCT NAME:	
ate:	WHOLESALE PRICING:	
	RETAIL PRICING:(SUGGESTED)	

PRODUCT DESCRIPTION: