



Communication Solutions Program Agreement

THIS INFORMATION IS REQUIRED FOR CORRECT PROCESSING AND DISTRIBUTION OF RETEX PAYMENTS

Please complete and fax to 516-938-0520

Company Name: _____ Retex #: _____

Authorized Dividend/Rebate Recipient Name: _____

Title: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Telephone: _____ Fax: _____

Company Web Site: _____ E-mail: _____

Today's Date: _____ Premiere Active Date: _____

Who was your service provider prior to this agreement? _____

Which services will you be using? _____

How did you learn about the RETEX Communications Program?

- | | | |
|--|-------------------------------------|---|
| <input type="checkbox"/> Premiere Rep | <input type="checkbox"/> Trade Show | <input type="checkbox"/> National Account Manager |
| <input type="checkbox"/> Direct Mail | <input type="checkbox"/> Retailer | <input type="checkbox"/> Newsletter Article |
| <input type="checkbox"/> www.retex.com | <input type="checkbox"/> Literature | <input type="checkbox"/> Other: _____ |

TERMS AND CONDITIONS: RETEX shall pay to Member, for each month of this Program Agreement, a Refund in an amount equal to: (i) all Commissions, if any, received by RETEX with respect to Member's net monthly billings for Member's use of Premiere Global Service under the Premiere Conferencing, Data Communications and its affiliates for such month, **less** (ii) an amount equal to 50% of net monthly Commission attributable to Member's use of Premieres Conferencing, Data Communications and affiliates for the corresponding month. Refunds shall be paid by RETEX within 30 days after receipt of the corresponding Commission from Premiere Global Services. RETEX's obligation to pay such Refund, however, is conditioned upon RETEX's receipt of Commissions under the Premiere Global Services Master Purchase Agreement and is limited to only that portion of any Commissions that is received by RETEX with respect to Member's use of Premiere Global Services, services. If any part of such Commission is withheld or not received by RETEX or remitted back to Premiere Global Services, for any reason whatsoever, RETEX shall have no obligation to pay any Refund to Member. This Program Agreement shall terminate on 30 days prior written notice by either party to the other, or upon termination or expiration without renewal or extension of the Premiere Global Services Master Purchase Agreement (currently scheduled to expire on October 17, 2008), whichever is earlier.

By: _____ By: _____
Authorized Signature RETEX Cooperative, Inc. Authorized Signature