

116 S. York Rd, Suite 202 • Elmhurst, IL 60126 P: 630.984.4373 • F: 800.985.4573 • www.goboostershot.com

Purchase Contract - Exhibit A

Sponsor Organization: Wheat	onRomsCheerl	eading Wheaton	Park District
Rrimary Contact Information		EALSecondery/Contequinomal	On Control of the Con
Name: Nicole Chesok	MikeBenand	Name: Vanessa O'B	cien Tracy Osbanne
Title:	Ex. Director	1	raca3 Dama 1. Bom
Phone:		Phone: Coll. 6.30-605	-8160 (Vanessa)
Email: nchesok who	eaten parks.org	Email: Vobrien Oct	prien lawoffices, com
Billing & Shipping Information			
Bill to: Wheaton Park District		Ship to: O'Brien Law OFFices	
Contact Name: Nicole Chesak		Contact Name: Vanessa O'Brien	
Address: 1777 5. 8/9	nchard Rd.	Address: 124 5. County Form Rd	
City/ST/Zip: Wheaton, T/ 60189		City/ST/Zip: Wheaton, IL 60/87	
Phone: 11/10 Email		Phone:	
Email:) nchesak whea	ton parks. Org	Email:	
Order Information			
Gift-Checkbook™ Type		Tax Exempt ID#	
\$30.00 🗅 \$20.00		Number of Checkbooks	300
Gift-Checkbook™ Cover Color	<i>(6)</i> :	Price per Checkbook	
☐ Black ☐ Gold ☐ G	reen 🔲 White		9 17,75
	range	Total	\$ 4,405
☐ Gray ☐ Navy ☐ P	·		
Other Color		Additional Charges	\$
Ink Color	2017	Total with additional charges	\$
Delivery Date	2017	Sales Tax (7.25%)	\$
Kick Off Date		Total with Tax	\$ 4, 485
Notes: 1. Buyer agrees to permit Booster Shot to print a	dditional	Payment Terms	•
Gift-checkbooks for promotional use (Initial additional Gift-checkbooks as thank you gifts		Down payment amount (10% of total plus tax)	\$ 448
for the participating Merchants (Initial 2. Buyer agrees to pay interest in the amount of per month for any unpaid amounts, plus any control of the per month for any unpaid amounts, plus any control of the per month for any unpaid amounts.	one and one half percent (1.5%)	Down payment due date	11 Cartonat
attorneys' fees. Upon payment of the initial del non-cancelable by the Buyer unless the Comp	posit, this Contract shall be	20111 paymont duo dato	in continent
Gift-checkbooks™. The Company shall be entit	tled to retain all monies paid by		
the Buyer and shall be entitled to recover any 3. Other:	additional costs incurred.	Final payment amount (net 30 days after delivery)	\$ 4,037
		Final payment due date	6/1/7
M	1	0 \ 1 P	
Authorized Sponsor Signatory	Date 7	BoosterShot Representative	10hett 2/16/17
,,		223010101101 Hopicocinalive	Date /



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Purchase Contract

THIS ORDER IS PLACED SUBJECT TO THE FOLLOWING TEI	RMS AND CONDITIONS WHICH MAY NOT	T BE ALTERED WITHOUT THE WRITTEN CONSENT OF BO	OSTERSHOT LLC
(HEREAFTER THE "COMPANY")	<u> </u>	LARATURA DE L	70012/(01/01/12/0
$\langle \cdot , \cdot \rangle$	\sim 1 \sim	I wheaton Park	
1. BUYER: M) hearton hom	15 Thee deading	of Die-tose + (the "Buver").	

- 2. THE COMPANY: BoosterShot, LLC is located at 116 S. York Rd, Suite 202 Elmhurst, IL 60126, www.gobsastershot.com.
- 3. PRODUCT. The Company has developed and owns a patent pending, consumer marketing and promotion program incorporating a product that includes a branded vinyl cover, a customizable first page, and selectable Gift-checks" formatted as checks for offers by local, online, regional and/or national merchants ("Merchants") that have agreed to participate in the program, including those of the Buyer at the Buyer's discretion, combined into a bound checkbook (the "Checkbooks").
- 4. <u>ORDER</u>: The Buyer hereby: (i) orders and agrees to purchase the number of Gift-checkbooks™ from the Company specified and described in Exhibit A annexed to this Contract (the "Contract"); (ii) agrees to provide the Company with geographic and demographic information concerning the proposed recipients of the Gift-checkbooks™ requested by the Company for the sole purpose of targeting the Merchants; and (iii) agrees to participate in the Company's program until all ordered Gift-checkbooks™ are delivered and paid for in full by the Buyer in accordance with the terms of this Contract.

5. ACCEPTANCE:

- A. Upon execution of this Contract by the Buyer, the Company hereby accepts the Buyer's Gift-checkbook™ order, agrees to design and print the Gift-checkbooks™, and arrange for the establishment of a Merchant program. The Merchant program comprises the solicitation of Merchants and their offers for participation in the Company's Gift-checkbook™ program. The Merchant program shall be managed, maintained, and owned by the Company, and the Company shall be solely responsible for all associated costs.
- B. This Contract becomes effective upon the Buyer's written acceptance of Exhibit A annexed to this Contract.

6. CONFIDENTIALITY:

The Company and the Buyer covenant and agree that the terms and conditions of this Contract shall remain strictly confidential and shall not, unless required by applicable law, be disclosed orally or in writing by either party to any third party without the other party's prior written consent.

7. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY:

The Gift-checkbooks** are sold and distributed on an "AS IS, WHERE IS" basis. Neither the Company nor the Buyer shall have any liability with regard to any Merchant who chooses not to honor its offer. THE EXPRESS WARRANTIES HEREIN CONTAINED ARE IN LIEU OF ANY AND ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE WARRANTY OF MERCHANTABILITY AND OF FITNESS FOR ANY PARTICULAR PURPOSE. THE BUYER ACKNOWLEDGES THAT IT IS NOT RELYING ON THE COMPANY'S SKILL OR JUDGMENT TO SELECT OR FURNISH GOODS SUITABLE FOR ANY PARTICULAR PURPOSE AND THERE ARE NO WARRANTIES WHICH ARE NOT CONTAINED IN THIS CONTRACT. THE COMPANY SHALL NOT BE LIABLE FOR DAMAGES, INCLUDING SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES, ARISING OUT OF OR IN CONNECTION WITH THIS CONTRACT. THE COMPANY'S LIABILITY SHALL BE LIMITED TO AMOUNTS PAID BY THE BUYER UNDER THIS CONTRACT.

- 8. <u>LICENSE</u>: The Buyer agrees to grant a limited license to Booster Shot, LLC to use the Buyer's name, logos, trademarks, servicemarks, etc., for the limited purpose of carrying out the obligations of this Contract.
- 9. FORCE MAJEURE: If BoosterShot, LLC is unable to deliver the Gift-checkbooks" and/or the Buyer unable to accept delivery because of an Act of God or any contingency, delay, failure or other cause beyond the control of the otherwise defaulting party, said otherwise defaulting party shall not be liable for such failure during the period of and to the extent of said disability. If said disability shall prevent or Interfere with the shipment of the Gift-checkbooks" by the carrier which BoosterShot, LLC would ordinarily have used, said shipment shall not be made by a more costly carrier unless the Buyer shall advise BoosterShot, LLC that the Buyer will assume and pay said additional costs.

10. SHIPMENT

- A. Standard: The Company shall be responsible for all costs and logistics related to shipping via UPS or FedEx Ground.
- B. Rush: Rush shipments shall be requested in writing by the Buyer and shall be at the Buyer's sole cost and expense.

11. GENERAL

- A. This Contract shall be governed by the laws of the State of Illinois and constitutes the entire Contract between the Company and the Buyer with respect to the sale of the Gift-checkbooks™, superseding all prior correspondence between the parties (including, without limitation, any purchase orders submitted by the Buyer and the Company). No provision of this Contract shall be deemed waived, amended or modified by either party unless such waiver, amendment or modification is in writing and signed by both of the parties hereto.
- B. This Contract, which shall not be assignable by the Buyer without the prior written consent of the Company, shall be binding on and inure to the benefit of the parties hereto and their respective successors and permitted assigns.
- C. Any notice provided for herein shall be in writing, and sent by registered or certified mail, postage prepaid, addressed to the party for which it is intended at the address set forth in the first paragraph of this Contract or to such other address as either party shall from time to time indicate in writing, said notice to be deemed to be effective upon receipt or three days from the date of mailing, whichever occurs first.
- D. This Contract represents the entire agreement and understandings between the parties with respect to its subject matter. There are no representations, warranties or covenants other than those set forth, herein.

Authorized Sponsor Signatory Date

Date 2/23/17

Pink - Sponsor Copy

Yellow - Rep Copy

White - Office Copy

Rev; 10/3/14