

INTERNATIONAL STANDARD PARTNER AGREEMENT

This agreement, effective

is between National Products, Inc. ("NPI") and

Company Name

Address 1

State, Postal Code, Country

- 1. NPI grants non-exclusive right to sell and distribute NPI's product with the trade names RAM Mounts®, IntelliSkin®, and GDS® within the following described geographic area (Hereinafter referred to as the "Territory"):
- 2. may promote NPI's product within the Territory to all industries in the territory. shall follow NPI's pricing structure relative to NPI's designation as Distributor or Reseller. Distributors are only allowed to sell to resellers, not end users.
- has the right, besides NPI, to use the trademarks and trade names RAM Mounts®, IntelliSkin®, and GDS®, in the Territory described above. does not have the right to use these trademarks and trade names in the company's registered company name, web domain(s), social media accounts, or any 3rd party selling platforms including auction sites.
- 4. The term (the "Term") shall commence on the Effective Date and shall continue thereafter for an indefinite period until terminated with or without cause.
- agrees not to not promote NPI's brands such as RAM Mounts®, 5. IntelliSkin®, and GDS® products in any region outside the Territory. Exceptions will be based on a case-by-case basis and shall be in writing. This clause is extended to customers and must be managed by . Promotions are prohibited into exclusive countries, including but not limited to: Finland, Sweden, Denmark, Norway, United Kingdom, Ireland, Latvia, Lithuania, Estonia, Slovenia, Croatia, Bulgaria, Romania, Czech Republic, Slovakia, Hungary, Germany, South Africa, Namibia, Botswana, Zimbabwe, South Belgium, Korea, the Netherlands, Luxembourg and Poland.
- 6. **Brand Guidelines document** By signing this document, has read and agrees to follow Brand Guidelines document.





7. Cosmetic Acceptance & Packaging Standard document - By signing this document, acknowledges the existence of this standard and NPI can provide upon request. This agreement shall be governed and construed in accordance with the laws of the State of Washington without regard to its conflicts of law and principles. Any violation of this agreement is grounds for termination. The parties have executed this agreement as of the date first written above.

Agreement Updates and Inquiries: This agreement supersedes any similar agreement that were in effect prior to its effective date. This Agreement may be modified, extended, suspended, discontinued, or rescinded, in whole or in part, by posting on the NPI website or written notice from NPI at any time. All inquiries regarding this Agreement should be directed in writing to NPI at sales@rammount.com. This Agreement may only be modified in writing by NPI. No NPI employee or representative has the authority to modify the terms and conditions of this Agreement. NPI reserves the right to choose the accounts with which it will do business and the right to accept or reject purchase order from any account at any time.

Signature	
Name:	
Title:	
Company:	