

PARTICIPATION AGREEMENT (COMPANY)

In consideration of the opportunity to participate in Cleaning for a Reason's benevolent home cleaning program for cancer patients, the Company, its officers, employees, agents, successors and assigns, hereby agree and represent as follows:

- 1. The person executing this Agreement is authorized to sign it on behalf of the Company, is 19 years of age or older, and is legally competent to enter into this Agreement. The Company understands that participation in Cleaning for a Reason's benevolent home cleaning program is strictly voluntary and freely chooses to participate.
- 2. The Company will pay a \$25 monthly pledge on-time in either monthly, quarterly, semi-annual, or annual installments as committed to upon participating and continuing until either party terminates the Agreement.
- 3. The Company agrees to take on two cancer patients or more at a time, but not less if patients are available, in a given month for general home cleanings as defined in scope by the Company unless otherwise agreed to in writing by Cleaning for a Reason.
- 4. When matched with a patient, the Company agrees to contact the patient within 5 working days and perform a patient's first home cleaning within 30 days of the Company accepting the patient, unless the patient requests a delay (failure to follow through with patient can result in termination).
- 5. The Company agrees to report each home cleaning through Cleaning for a Reason's reporting link within 72 hours of the cleaning taking place.
- 6. If and when participation is terminated by either party, the Company will remove the Cleaning for a Reason logo from the Company's website and any other collateral.

This Agreement does not expire and automatically renews on a monthly basis until terminated by the Company or Cleaning for a Reason. If the Company cannot agree to these terms of participation, please do not participate at this time.

RELEASE OF LIABILITY (COMPANY)

In consideration of the opportunity to participate in Cleaning for a Reason's benevolent home cleaning program for cancer patients, the Company, its officers, employees, agents, successors and assigns, hereby agree and represent as follows:

- 1. The person executing this contract is authorized to sign it on behalf of the Company, is 19 years of age or older, and is legally competent to enter into this binding legal contract. The Company understands that participation in Cleaning for a Reason's benevolent home cleaning program is strictly voluntary and freely chooses to participate.
- 2. The Company understands that Cleaning for a Reason makes no warranty, express or implied, as to the condition of the cancer patient's home that the Company has been volunteered to clean under the program.
- 3. The Company understands that neither the Company nor its employees are employed by Cleaning for a Reason and that neither this Agreement or the relationship of the parties creates or is intended to create a partnership for any purpose. The Company understands and agrees that it will not be compensated or reimbursed by Cleaning for a Reason for any of the Company's or its employees' time, mileage, equipment, or expenses. The Company understands that its cleaning services are considered a donation to Cleaning for a Reason and the patient. The Company agrees to not request or solicit compensation in any manner from the patient for the cleaning services provided.
- 4. The Company agrees to release and covenants not to sue Cleaning for a Reason, its officers, employees, agents, successors, and assigns from any and all liability, claims, demands, losses or damages on the Company's account that are caused or alleged to be caused in whole or in part by the negligence, directly or vicariously, of Cleaning for a Reason, its officers, employees, agents, successors and assigns.
- 5. The Company understands that Cleaning for a Reason does not provide any insurance coverage, including property, liability, medical or workers' compensation, for the Company, its officers, employees, agents, successors, and assigns.
- 6. The Company understands that any interpretation of this release shall be governed by the laws of the State of Texas without regard to the choice of law conventions of the forum state.