## **Investor Perk Agreement**

Date") office a an indi ("Inves	vestor Perk Agreement (" <b>Agreement</b> "), is effective as of [] (the " <b>Effective</b> by and between [], a [] corporation with its principal at [], a [], a [] corporation] [or vidual resident of the state of []], with an office located at [] stor"). For good and valuable consideration the receipt and sufficiency of which the acknowledge, the parties hereby agree as follows:
	<b>Investment Agreement</b> . On or before the Effective Date, Company and Investor entered into a [Wefunder SAFE (Simple Agreement for Future Equity)] [or Wefunder Simple Loan] Agreement dated [] (the " <b>Investment Agreement</b> ") pursuant to which Investor invested in or loaned Company [U.S.\$] (the " <b>Investment Amount</b> ").
	<b>Investment Perks</b> . As a benefit of entering into the Investment Agreement, Company may offer Investor one or more of the following perks:
	• <u>Credits Available</u> . Company agrees to provide Investor with a credit equal to 100% of the Investment Amount for purchases of the Company's goods and/or services. The foregoing credit will be valid for [twenty four (24)] months after the Effective Date. Credits not redeemed during this period will automatically expire.
	• <u>Customer Discount</u> . Company agrees to provide Investor with a discount of [twenty percent (20%)] off of the list price of the Company's goods and services for [the lifetime of the Investor] [the term of the Investment Agreement].
	• <u>Special Terms</u> . [Company to specify any special terms or limitations on credits and discounts.]
	• Other Perks. [Company may describe other perks Investor is eligible for if the Investor invests at certain thresholds. Note: the Company is not contractually obligated to provide any of these investment perks as a condition of the investment.]
3.	<b>Term.</b> This Agreement will be co-terminous with the Investment Agreement.
4.	<ul> <li>General Provisions.</li> <li>a. Governing Law. This Agreement shall be governed by and interpreted exclusively in accordance with the law of the State of [], except for its choice of law rules. For any disputes arising out of this Agreement, the parties consent to the personal and exclusive jurisdiction of, and venue in, the state and federal courts within [] County, [].</li> <li>b. Severability. If any provision of this Agreement is, for any reason, held to be invalid or</li> </ul>
	unenforceable, the other provisions of this Agreement will be unimpaired and the invalid or unenforceable provision will be deemed modified so that it is valid and enforceable to the maximum extent permitted by law.

- c. No Assignment. This Agreement and Contractor's rights and obligations under this Agreement may not be assigned, delegated, or otherwise transferred, in whole or in part, by operation of law or otherwise, by Investor without Company's express prior written consent. Any attempted assignment, delegation, or transfer in violation of the foregoing will be null and void.
- d. **Notices.** Each party must deliver all notices, consents, and approvals required or permitted under this Agreement in writing to the other party at the address listed in the preamble by courier, by certified or registered mail (postage prepaid and return receipt requested), or by a nationally-recognized overnight carrier. Notice will be effective upon receipt or refusal of delivery. Each party may change its address for receipt of notice by giving notice of such change to the other party.
- e. **Waiver.** All waivers must be in writing and signed by the party to be charged. Any waiver or failure to enforce any provision of this Agreement on one occasion will not be deemed a waiver of any other provision or of such provision on any other occasion.
- f. **Entire Agreement; Amendments.** This Agreement is the final, complete, and exclusive agreement of the parties with respect to the subject matter hereof and supersedes and merges all prior or contemporaneous communications and understandings between the parties. No modification of or amendment to this Agreement will be effective unless in writing and signed by the party to be charged.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the Effective Date.

("COMPANY") \_\_\_\_\_\_("INVESTOR")

	_( COMIANI )	( INVESTOR )	
Signed:		Signed:	_
Name:		Name:	_
Title:		Title:	