## **SEL LOGO - RETAIL LICENSE AGREEMENT**

This License Agreement (this "Agreement") is made effective as of
between South Euclid Lyndhurst School District, 5044 Mayfield Rd., Lyndhurst, OH
44124 and In the Agreement, the party who is
granting the right to use the licensed property will be referred to as "SEL", and the party
who is receiving the right to use the licensed property will be referred to as
"". The parties agree as follows:
1. <b>GRANT OF LICENSE</b> . SEL owns the trademarked logos. In accordance with this Agreement, SEL grants a non-assignable, non-exclusive license to sell the SEL
trademarked logos on apparel or other items as listed on this agreement. SEL retains
title and ownership of the SEL logos acknowledges and
agrees that it has no right, title, or interest in or to the SEL trademarked logos and shall
make no claim to the SEL trademarked logos or market any items other than those
pursuant to this Agreement (listed at bottom) and with the prior written consent of SEL.  "" acknowledges that SEL is the exclusive owner of the SEL
trademarked logos and related intellectual property rights and all such rights shall inure
to the exclusive benefit of SEL. "" shall cooperate fully and in
good faith with SEL for the purpose of securing and preserving SEL's rights to the SEL
trademarked logos and related intellectual property. All rights other than those expressly
granted in this paragraph are reserved to SEL. "
acknowledges that the SEL trademarked logos represent the goodwill that SEL has
earned for itself and is well recognized in the minds of the local community, and that it
is of great importance to SEL that in the manufacture, advertising and sale of the
designated items in this agreement, the high standards, reputation and image
established by SEL as a public school district of exceptional quality.
2. PAYMENT OF ROYALTY."
shall be calculated as follows: 12% of the proceeds of gross sales of SEL logo'ed items at "" will provide
preferential pricing to all SEL teams and groups for SEL trademarked logo and custom
logo'ed items. The royalty shall be paid Quarterly, no later than the 30th of April, July,
October, and January. With each royalty payment, "
submit to SEL a written report that sets forth the calculation of the amount of the
royalty payment, as well as such other detail as may be requested by SEL.
3. <b>RECORDS</b> . " " shall keep accurate records regarding the
3. <b>RECORDS</b> . "" shall keep accurate records regarding the quantities of the trademarked logos that are sold. SEL shall have the right to audit,
inspect, and copy such records from time to time after providing reasonable notice of
such intent to "". "" shall make such
information available at the address set forth above during normal business hours.
4. MODIFICATIONS and/or LIMITATIONS. Unless the prior written approval of SEL is
obtained, which may be granted or withheld in the sole and absolute discretion of SEL,
"" may not modify or change the SEL trademarked logos in
any manner. In addition, "" shall not produce any item using
the SEL trademarked logos that includes reference either directly or indirectly to any of

tobacco products and usage, sexual conduct, imagery, or inferences, profanity or inappropriate insensitive language, gambling, firearms and weapons, political and religious endorsements. All logo'ed items sold by "
5. <b>DEFAULTS</b> . If "
6. <b>INDEMNIFICATION</b> ."
7. <b>TRANSFER OF RIGHTS</b> . This Agreement shall be binding on any successors of the parties. "" shall not have the right to assign its interests in this Agreement to any other party, unless the prior written consent of SEL is obtained, which may be granted or withheld in SEL's sole and absolute discretion.
8. <b>TERMINATION</b> . This Agreement may be terminated by either party by providing 60 days written notice to the other party. The agreement shall terminate on but shall be considered extended for one year terms if not cancelled prior to, or via the cancellation terms set forth herein.

- 9. **ENTIRE AGREEMENT**. This Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Agreement supersedes any prior written or oral agreements between the parties.
- 10. **AMENDMENT**. This Agreement may be modified or amended, if the amendment is made in writing and is signed by both parties.
- 11. **SEVERABILITY**. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid or enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.
- 12. **WAIVER OF CONTRACTUAL RIGHT**. The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Agreement.
- 13. **APPLICABLE LAW**. This Agreement shall be governed by the laws of the State of Ohio.

Licensor: South Euclid Lyndhurst School District.

