



Aquinas and More Catholic Goods, Inc
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www.aquinasandmore.com

5 Pages Total

Thank you for your interest in our Storefront program. Please read the following agreement, sign and return a copy the last page to us. To start on the program we will also need the following:

- A check for \$300 or a credit card number and expiration date that we can charge for \$300.
- A copy of your tax certificate or reseller license.
- The form at the end of this list filled out so we can get to work on your website.
- The last page of the signed agreement.
- The logo for your store that you want on the website. You can either send a printed copy in high quality or email it to us. (webmaster@aquinasandmore.com). If you need us to create a logo, we charge \$150 to create a logo for your site. This logo is then available to you for any use you want.

Setup Payment:

Charge my credit card for setup (fill in below)

I will be sending a check

Store Name _____

Store Contact _____

Store Address _____

Store Phone Number _____

Credit Card Number _____

Expiration Date _____

Name On The Card _____

Billing Address For The Card (If different from the store address) _____

Domain Name For Your New Site: _____

Is This Domain Currently In Use? _____

If yes, where is the domain registered? _____

Current Email Address: _____

Password: _____ (This is for your website administration)

If you would you like us to set up an email address for your domain, enter the address here (\$50 one time fee)

STOREFRONT AGREEMENT

Last Updated: 01/15/2008

1. Enrollment in our Storefront Program

The AquinasAndMore.com Storefront Program ("Storefront Program") is designed for the purpose of providing your physical store with a web shopping cart. To begin the enrollment process, you will need to complete and submit a Storefront Application via our Storefront Pages. Before your enrollment is accepted, you must submit proof of your reseller status either with a reseller certificate or sales tax license. You can fax a copy of your license to 719-495-7505.

We reserve the sole and exclusive right at any time to reject your enrollment application or to cancel your enrollment in this Program for any lawful reason, including, but not limited to, any determination (in our sole discretion) that your site or organization is unsuitable as a customer or that your company portrays an image that Aquinas and More does not want to support.

AquinasAndMore.com reserves the sole and exclusive right to determine what content is deemed appropriate. Any cancellation of your enrollment or rejection of your enrollment application hereunder will be effective immediately. In the event that we cancel your enrollment or reject your enrollment application, we will notify you accordingly at your last e-mail address registered with AquinasAndMore.com as your contact address. If we cancel your enrollment or reject your enrollment application, you are welcome to reapply for our Storefront Program at any time.

All activities that you undertake to develop and market your site or your status as storefront of AquinasAndMore.com are at your sole and exclusive risk and expense. Signup fees, including your security certificate fee are non-refundable unless your application is rejected. If your enrollment is canceled, we will release your domain name and security certificate to whichever web hosting company you choose to move to.

A monthly charge for service of \$100 will be charged to the credit card we have on file. You are responsible for keeping this information current with AquinasAndMore.com.

2. Order Processing

We will process all customer orders and sales. We reserve the right to reject orders that do not comply with any of the requirements we have established or will establish in the future. We will be responsible for all aspects of order processing and fulfillment. We will complete orders and invoices, process payments, cancellations, and returns, and handle all customer service related issues. We will track the volume and dollar amount of completed sales arising out of retail customer transactions through your domain. We will also provide real-time viewing of your shipped sales.

3. Referral Fee Schedule

We will pay you a referral fee of 25% of Net Sales for all completed sales arising out of retail customer transactions at your domain. "Net Sales" shall mean sales price minus (i) amounts collected by us for sales tax, duties, shipping, handling, and similar charges, (ii)

amounts arising out of credit card fraud, bad debts, or credits for returned goods (iii) credit card processing fees not to exceed 2% of the retail price of the products. Sales of Gift Certificates do not earn commissions, however purchases made with gift certificates earn standard commission. Some items may be available at a higher or lower referral fee. Such items will be listed in a paragraph headed "Referral Fee Exceptions" if such items exist.

Each month we will send you a check for the net commissions earned the previous month. For example, sales produced during September will be paid at the end of October. This allows for a great number of orders placed and returns made during a particular month to be processed. All referral fees are paid in US dollars.

If a customer returns merchandise for which you have already collected the commission, we will deduct the corresponding commission from your current commission balance. If the returned commission amount exceeds your current commission balance then you may be required to return the corresponding commission that you have already received.

Our Storefront Program does not permit "sub-affiliates," and we will not be required under any circumstances to pay a referral fee for any particular sale more than once or to more than one affiliate.

Referral Fee Exceptions

The following items earn smaller commissions than the standard 25%:

- Missals.
- Official Liturgical Texts.
- Some church goods from specific companies.
- A small number of books for which we receive little discount.
- Hosts and Oplatki.
- Incense.
- Some Art Prints.
- Some Hand-Made Rosaries and Necklaces.

4. Policies and Pricing

Customers purchasing merchandise through our Storefront Program will be deemed to be customers of your store but all of our rules, policies, and operating procedures concerning customer orders, customer service, and Product sales will apply to those customers. We may change our policies and operating procedures at any time and without notice. You retain ownership of your domain name and logo. If you terminate your agreement with AquinasandMore.com, we will provide you with the information necessary to transfer these items to another web hosting provider. Apart from providing you with this information we will have no further obligation to assist you in setting up a website with another company.

Customers who purchase through your storefront are considered your customers. If you decide to terminate your agreement with Aquinas and More, Inc., we will provide you with a list of your customers names, addresses, phone numbers and email addresses. You may download a copy of your customer list at any time.

As an Aquinas and More storefront you are permitted to use our email newsletter feature to send announcements to any customers that you have referred to your site. You are welcome to send as many email newsletters as you like promoting any products you would like that do not violate the requirements in section (6).

5. Advertising

You shall not create, publish, distribute, or permit any written or electronic material that makes reference to us (other than as permitted by our Storefront Program) without first submitting such material to us and receiving our written consent, which we agree shall not be unreasonably withheld.

6. Storefront Content You Create

There are places on our website, currently the home page and the "About Us" page that you as a storefront can edit. We may require you to change your content if it violates our general content policies. These include the rejection of all links and items that 1) Promote condemned apparitions, 2) contain visions by people not yet named Venerable by the Church, 3) promote works by people who have been silenced, excommunicated or are generally known to be dissidents within the Church, 4) promote products made in China, 5) promote products contrary to the Faith.

7. Your Obligations

You will be solely responsible for all advertising of your site, providing AquinasandMore.com with a company logo, keeping a current credit card on file for your monthly hosting fee and maintaining a current "About Us" page.

8. Independent Contractors

You and AquinasAndMore.com are independent contractors, and nothing in this Agreement will create any partnership, joint venture, agency, franchise, sales representative, or employment relationship between us.

You will have no authority to make or accept any offers or representations on our behalf.

You are responsible for filing any appropriate tax forms on the earnings you make using our affiliate program.

9. Terms of the Agreement

The term of this Agreement will begin upon our acceptance of your enrollment application and will end when terminated by either party. Either you or we may terminate this Agreement at any time, with or without cause, by giving the other party written notice of termination.

10. Non-Payment

If you fail to make payment on your domain for a period of 3 months we reserve the right to point your domain to the Aquinas and More website. If this is done, you will not earn any commissions during that time and the domain will not be pointed back to your site or released to you until your account is brought current.

11. Modification

We may modify or delete any of the terms and conditions contained in this Agreement, or include additional terms and conditions herein, at any time and in our sole discretion, by posting a change notice or a new agreement on our site. Your continued participation in the program following our posting of a change notice or new agreement on our site will constitute binding acceptance of any such modified, deleted, or additional terms and conditions, all of which will apply to all sales occurring at any time after we post the change notice or new agreement. You are solely responsible for monitoring our site to determine whether any such modifications, deletions, or additions have occurred, and we expressly disclaim any duty to notify you of same.

12. Independent Investigation

You acknowledge that you have read and understand this Agreement and agree to comply with all its terms and conditions. You understand that we may at any time (directly or indirectly) solicit customer referrals on terms that may differ from those contained in this Agreement or operate or solicit or receive referrals from web sites that are similar to or compete with your web site. You have independently evaluated the desirability of participating in the Affiliate Program and are not relying on any representation, guarantee, or statement other than as set forth in this Agreement.

13. Governing Law

This Agreement will be governed by the laws of the United States and the State of Colorado, without reference to rules governing choice of laws. Any action relating to this Agreement must be submitted to binding arbitration in Colorado Springs, Colorado, in accordance with the Commercial Arbitration Rules of the American Arbitration Association as in effect at the time of the arbitration hearing. The decision of the arbitrators shall be final and binding on the parties, and the non-prevailing party shall bear the entire cost of such arbitration, including, but not limited to, reasonable attorney's fees. You may not assign this Agreement, by operation of law or otherwise, without our prior written consent. Subject to that restriction, this Agreement will be binding on, inure to the benefit of, and enforceable against the parties and their respective successors and assigns. Our failure to enforce your strict performance of any provision of this Agreement will not constitute a waiver of our right to subsequently enforce such a provision or any other provision of this Agreement.

Signed _____ Date _____