

INFLUENCER CONSULTANT agreement



Do you have a proven passion for organic plant-based health solutions?

Do you have a social media following, successful blogger, proven Direct Selling leader, super-star in Corporate Sales? If so, we want you!

Green Organics, LLC is looking for proven industry and social media influencers. In return for meeting monthly targeted sales goals, Influencers will receive "Top Up" earnings on a monthly basis up to \$10,000, for up to six months.

This Influencer Agreement ("**Agreement**") is entered into by and between Green Organics, LLC ("**Company**") and Consultant [TBD] (hereinafter referred to as a "**Influencer Consultant**") effective this day (the "**TBD**") in which the parties agree as follows:

1.0 RECITALS

1.1 Company is a direct selling organization that operates and distributes organic nutritionals, essential oils, and other products to consumers;

1.2 Influencer Consultant will be an independent Consultant of the Company who has substantial knowledge and experience in distributing products and services through but not limited to MLM structure in domestic markets; Social Media markets; Corporate Sales;

1.3 The Company desires to provide additional incentives to the Influencer Consultant in order to develop the business in accordance with the terms and provisions of this Agreement; and

1.4 Therefore, for good and valuable consideration, including the promises made by each party and the acts taken in accordance therewith, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

2.0 INFLUENCER CONSULTANT PAYMENT

2.1 Influencer Consultant agrees to focus his or her exclusive full-time efforts to build Green Organic LLC, Heart & Body Naturals, market and will not be visible in or actively working as an independent Consultant for any other multi-level marketing program or company selling similar products. To support the efforts of the Influencer Consultant in building the markets, the Company will provide additional bonus earnings ("Influencer Bonus Program") as set forth in this agreement.

2.2 In exchange for the production of sales volume defined herein, Influencer Consultant shall receive the following additional support from the Company:

Company will "Top Up" Influencer Consultant's earnings on a monthly basis to \$10,000 (actual support payment \$10,000 less the commissions earned by Consultant during the month) for up to six months, beginning with the month of TBD and ending TBD so long as the Consultant has achieved the following unencumbered personal group sales volumes (unencumbered volume is volume from Consultants that are not receiving any Influencer Consultant payments from Company):

Month 1	CV 15,000
Month 2	CV 30,000
Month 3	CV 45,000
Month 4	CV 60,000
Month 5	CV 75,000
Month 6	CV 90,000

2.2.1 In the event Influencer Consultant does not generate the CV required in this paragraph, but produces at least 50% of the required monthly volume, Company shall top up the Influencer Consultant to the pro rata reduced monthly amount based on the amount of Personally Sponsored Group Volume CV.

2.2.2 Payments under this paragraph shall be paid by Company to Influencer Consultant by the 10th of the following month.

2.2.3 Sponsorship of position will be held by company and placement within the organization will be determined by the company until such time as investment is paid back.

2.2.4 During the payback period of the investment, Consultant's Personally Sponsored Group Volume will not qualify for upline Consultant's accounts for the purpose of commission calculation or rank advancement.

2.3 The Term of this Agreement shall commence on the Effective Date and continue each month until the occurrence of any one or more of the following acts, events or conditions (hereinafter "Event(s) of Termination"):

2.3.1 Influencer Consultant shall commit a material breach of contract by failing to exercise his or her best efforts to develop Company business;

2.3.2 Influencer Consultant shall become bankrupt (or seek protection from creditors), insolvent, defunct, or cease to operate as a going concern;

2.3.3 Influencer Consultant ceases to be an active independent Consultant of the Company in good standing; or

2.3.4 Influencer Consultant violates the Policies and Procedures (incorporated herein by reference and attached hereto as an Exhibit) of Company, which results in a termination of the position referenced herein.

2.4 Upon the occurrence of any Event of Termination described within this Agreement (whichever shall first occur), the Company shall have no obligations to Influencer Consultant, including any forthcoming financial assistance of any kind.

3.0 GENERAL PROVISIONS

3.1 Neither party may assign any of its rights under this Agreement without the prior consent of the other party. This Agreement and all of its provisions and conditions are for the sole and exclusive benefit of the parties to this agreement. No third parties are intended to be beneficiaries hereof.

3.2 When publishing posts/statuses about the Company's products or services, the Influencer Consultant must clearly disclose his/her "material connection" with the Company, including the fact that the Influencer Consultant was given any consideration, was provided with certain experiences or is being paid for a particular service. The above disclosure should be clear and prominent and made in close proximity to any statements that the Influencer Consultant makes about the Company or the Company's products or services. Please note that this disclosure is required regardless of any space limitations of the medium (e.g. Twitter), where the disclosure can be made via Hashtags, e.g. #sponsored. The Influencer Consultant's statements should always reflect the Influencer Consultant's honest and truthful opinions and actual experiences. The Influencer Consultant should only make factual statements about the Company or the Company's products which the Influencer knows for certain are true and can be verified.

3.3 This Agreement will be governed by the laws of the State of Ohio as if it were to be wholly performed within such State.

3.4 Influencer Consultant agrees to act in accordance with the Company's Policies and Procedures ("**Policies**"), incorporated herein and attached as an Exhibit hereto this agreement.

GREEN ORGANICS, LLC

"Company"

By: _____

Date: _____

"TBD"

"Influencer Consultant"

By: _____

Date: _____