



INDEPENDENT SALES CONTRACTOR/ LEGACY LEADER

Contract

This Independent Sales Contractor Agreement (this "Agreement"), between Amour Women, LLC, a Michigan Limited Liability Corporation, located at 44444 Mound Rd., Ste. 400B, Seterling Heights, Michigan, MI 48314, and new applicant herein referred to as Contractor," is effective as of signing.

WITNESSETH

WHEREAS, Amour Women, LLC is a business that sells, promotes and distributes Skincare products, and the like, through the use of independent sales contractor; and

WHEREAS, Consultant desires to sell, promote and distribute Amour Women, LLC products under the terms and conditions set forth in this Agreement;

Therefore, in consideration of the mutual promises set forth in this Agreement, and other valuable consideration, the receipt, and sufficiency of which is hereby acknowledged Amour Women, LLC and Consultant agree as follows:

1. Nature of Work.

As an independent sales contractor for Amour Women, LLC, Contractor agrees to sell, promote and distribute products from Amour Women, LLC in a professional manner to the best of his or her ability. Consultant understands that Amour Women, LLC products are sold primarily through home party demonstrations, Personal Facebook page, trade shows, arts and crafts fairs, and other direct sale methods. Contractor agrees to recruit home party hostesses and schedule home parties and other events to sell Amour Your Body, LLC products, and personally attend each and every home party or event that Contractor arranges. Contractor agrees to purchase a Sales Associate Kit and to comply with the Legacy Leader Manual, as it may be amended from time to time, and the policies, sales quotas and financial requirements set forth therein, all of which is incorporated herein by reference just as if it were set forth in its entirety in this Agreement. Legacy Leader cannot sell products in a storefront, Amazon, Etsy, eBay or brick and mortar. Anything outside of what is listed above as selling opportunities is not permitted. A fine and termination will be administered to the contractor.

2. Compensation.

The Legacy Leader will be Giving a discount either through purchasing wholesale merchandise or on a Commission structure basis as described in the Legacy Leader Product Discounts form and the Annual Compensation Plan, which is released by Amour Women, LLC at the beginning of each year, (or when desired by Amour Your Body) and is subject to change without notice and which is incorporated herein by reference as if it were set forth herein in its entirety.

3. Independent Contractor Status.

The parties intend Legacy Leader to be an independent contractor and not an employee, partner, sales representative, franchisee or agent of Amour Women, LLC for any purpose, including but not limited to federal or state tax purposes. The Legacy Leader will pay all expenses in connection with his or her promotion or sale of Amour Women, LLC products, including, but not limited to invitations to home parties, catalogs, display boards and materials, product storage, or any other costs associated with Legacy Leader's services hereunder. The consultant will not incur any indebtedness on behalf of Amour Women, LLC. Amour Women, LLC, is not responsible, and will not withhold or deduct FICA or taxes of any kind unless such withholding becomes legally required. None of the benefits provided by an employer to employees, including, but not limited to, compensation insurance and unemployment insurance, are available from Amour Women, LLC to Consultant.

Amour Women, LLC is interested only in the results obtained under this Agreement. In the performance of the services, the hour's Legacy Leader is to work on any given day will be entirely within Legacy Leader's control and Amour Women, LLC will rely upon Legacy Leader to put in such number of hours as is reasonably necessary to fulfill the spirit and purpose of this Agreement.

4. Receipt and delivery of products.

Legacy Leader understands that he or she is responsible for ordering products directly from Amour Women, LLC for delivery by Legacy Leader to customer. Amour Women, LLC is only responsible for the products during transit to Legacy Leader, and is not responsible for replacement or repair of products damaged, lost or stolen after delivery to Legacy Leader. Legacy Leader agrees that he or she has full responsibility to make sure that his or her customer orders are filled in a timely manner and that they receive their products ordered by the customer. It is the Legacy Leader to be in contact with corporate to ensure their customers satisfaction.

5. Duration.

The term of this Agreement is one year from the date set forth above. At the expiration of the first year, and every year thereafter, this Agreement will automatically renew for an additional year unless either party decides not to renew the Agreement, in which case the party who wishes to terminate the relationship shall inform the other party of its desire not to renew in writing no less than thirty (30) days prior to the anniversary of the effective date of this Agreement.

6. Termination.

During the term of this Agreement, the Agreement may be terminated without cause, upon thirty (30) days written notice by either party. Amour Women, LLC reserves the right to terminate this agreement immediately without notice in the event that Legacy Leader becomes insolvent or fails to comply with the terms of this Agreement, including the Sales Associate Manual and Annual Compensation Plan incorporated herein. Upon termination or non-renewal of this Agreement, Legacy Leader agrees to return any samples, catalogs, promotional merchandise and any other products, materials or funds that are the property of Amour Women, LLC within five (5) days of termination or non-renewal. Legacy Leader further agrees, that upon termination or non-renewal, he or she will cease representing himself or herself as an Amour Women, LLC sales consultant and lose all benefits of status as a Legacy Leader for Amour Women, LLC, including but not limited to all bonuses and product discounts.

7. Services for Others.

Legacy Leader understands that he or she is free to sell, promote or distribute other products or services in addition to those related to Amour Women, LLC but agrees that he or she will not sell, promote or distribute other products or services at the same time, or at the same event as he or she is selling, promoting or distributing products or services related to Amour Women, LLC. The Legacy Leader is restricted from selling or being affiliated with any company that is a direct conflict with Amour Women, LLC and its brand.

8. No Unfair Competition.

Legacy Leader agrees that, for a period of one (1) year following the termination or non-renewal of this Agreement, Legacy Leader will not sell, distribute or promote any similar products or services for any person (including Legacy Leader), firm or other entity engaged in the business of personalized stationery products, or other products of the type produced by Amour Women, LLC to any of the persons or contacts to whom Legacy Leader sold, distributed or promoted Write Away. products, or at any of the events, crafts fairs, trade shows or other venues where Legacy Leader sold, distributed or promoted Amour Women, LLC products. Consultant agrees that the Amour Women, LLC products are unique and distinctive and that unauthorized duplication of Amour Women, LLC trademarks or design style or any attempt to copy the same and reproduce with minor changes would be irreparably harmful to Amour Women, LLC. Consultant agrees not to dilute or otherwise damage the business of Write Away by unfairly competing with Amour Women, LLC during the term of this Agreement, or after the termination or non-renewal of this Agreement.

9. Non-Disclosure of Information.

Legacy Leader acknowledges that Amour Women, LLC has granted him or her a limited, non-exclusive license to use its trademarks, service marks, trade-names, patents and copyrighted materials, ("Intellectual Property") all of which are owned solely by Amour Women, LLC. Consultant agrees to gain the permission to use and that his or her use of Amour Women LLC Intellectual Property is strictly limited to the promotion and sale of Amour Women LLC products. Legacy Leader agrees that upon the termination or non-renewal of this Agreement, the limited non-exclusive license to use the Intellectual Property to sell, promote or distribute Amour Women, LLC products shall terminate.

Legacy Leader further acknowledges that Amour Women, LLC owns all of the product and customer information and data that he or she may create, compile or receive including but not limited to product purchase information, customer profile data, consultant lists, operating and manufacturing materials, the names or identities of artists working with or for Amour Women, LLC, product development information, financial data and marketing materials (collectively, "Confidential Information"). Except as specifically permitted herein (including the Sales Associate Manual and Annual Compensation Plan), Legacy Leader agrees not to disclose to anyone, or use for his or her benefit or the benefit of any person, firm, corporation or other entity, any of Write Away Confidential Information. Legacy Leader acknowledges that the unauthorized disclosure and/or use of Write Away Confidential Information either during the term of this Agreement or following the termination or non-renewal of this Agreement would constitute a threat to the business of Write Away and cause Amour Women, LLC irreparable harm.

10. Payments to Governmental Entities.

Legacy Leader assumes full responsibility for the payment of all assessments, payroll taxes, or contribution, whether state or federal, relating to Legacy Leader's work under this Agreement. Legacy Leader shall furnish to Write Away on the request of Write Away a certificate or other evidence of compliance with all state or federal laws concerning contributions, taxes, and payroll assessment. In addition, Legacy Leader agrees to pay any and all gross receipts, compensating, transaction, sales, use or other taxes or assessments of whatever nature or kind levied or assessed as a consequence of the work performed or on the compensation to be paid under this Agreement.

11. Authority; Understanding.

Legacy Leader warrants that he or she is over the age of eighteen (18) and has full legal capacity to enter into this Agreement. The Legacy Leader has read this Agreement and understands its terms, including the legal consequences thereof.

12. No Assignment; Severability; Headings

Legacy Leader shall not assign or transfer any of his or her rights or obligations to any party or parties. If any portion of this Agreement is determined to be invalid by a court of law, that invalidity will not affect the remaining portions of the Agreement. The headings in this Agreement is inserted for convenience only and are not part of this Agreement.

13. Indemnification.

Legacy Leader shall indemnify and hold harmless Amour Women, LLC against all liability or loss, and against all claims or actions based on or arising out of damage or injury (including death) to persons or property caused by or sustained in connection with the performance of the contract or by conditions related thereto, violation of any statute, ordinance, building code or regulation, including all reasonable attorneys' fees and expenses incurred by Write Away through litigation or otherwise.

14. Attorney's Fees.

In the event Legacy Leader violates any of the covenants of this Agreement, Consultant agrees to indemnify and hold harmless Amour Women, LLC from and against all liability, loss, damage or expense arising from such breach, including all reasonable attorneys' fees and expenses incurred in enforcing this Agreement, through litigation or otherwise.

15. Governing Law; Entire Agreement; Binding Effect.

This Agreement shall be interpreted, construed, applied, and enforced in accordance with the laws of the State of Michigan, without giving effect to its choice of law or conflicts of law principals. The parties agree that this Agreement and the documents expressly incorporated herein constitute the entire agreement between the parties hereto with respect to the subject matter hereof and no additional promises, representations, guarantees or agreements of any kind shall be valid unless in writing and issued by Amour Women, LLC. If there is any conflict between this Agreement and the Sales Associate Manual or Annual Compensation Plan (in their current form or as subsequently modified), the Sales Associate Manual or Annual Compensation Plan shall control.

16. Web Site agreement.

The Web Site sales associate agreement will be signed at the time of login acceptance. Signature indicates receipt and acceptance of participation on www.amourwomen.com

Signature _____

Date _____

Witness _____

Date _____