



Independent Consultant Application and Agreement

I. Parties

This Independent Consultant Application and Agreement (hereinafter referred to as “IC Agreement”) shall be binding between The Professionals Network, LLC, a Delaware Corporation with its address at 1309 S. 204th Street, Suite 325 – Elkhorn, NE 68022 (hereinafter referred to as “The Company, The Company’s, or Company”) and its affiliated companies including but not limited to Energy Solutions Network, LLC (dba Energy Network), Med Network, LLC, Ag Network, LLC, EN Residential, LLC, EN Supply, LLC, Waste Network, LLC, EN Engineering, LLC (hereinafter referred to as “Division or Divisions”), and the undersigned and contracted independent consultant (hereinafter referred to as “Independent Consultant or IC”).

NOW THEREFORE, in consideration of the mutual covenants contained herein, the Independent Consultant and The Company hereby agree as follows:

II. Intention to Enter Agreement

Independent Consultant desires to enter into a business relationship with The Company utilizing the products or services provided by The Company, and agrees to the covenants of the agreement contained in this document. This IC Agreement replaces and negates any previous IC Agreement between The Company and the already contracted or previously contracted IC.

III. Confidentiality, Disclosure, Nondisclosure, Non-circumvention & Non-Solicitation

WHEREAS, The Company has certain property intellectual, and otherwise, related to a business venture, including any and all concepts, systems, programs, files, information, written material, art, film, graphics, forms, data, client or prospect lists, products, services, knowledge, copyrights or trademarks applicable thereto (collectively known as the “Concept”), which it deems confidential, and specifically relating to the sale or marketing of such concepts to third parties;

WHEREAS, The Company is willing to disclose information concerning the Concept to Independent Consultant;

WHEREAS, The Company is willing to provide information, contact with, or disclose existing, pending, or future business partners, alliances, affiliations, other ICs, clients, prospective clients or other business relationships between The Company and other parties; and

WHEREAS, Independent Consultant hereby agrees not to circumvent The Company by using or attempting to use or work directly or indirectly with either the Concept, Confidential Information or existing, pending, or future business partners, alliances, affiliations, clients, other ICs, prospective clients or other business relationships, outside of the structure of The Company, whether directly or indirectly or to the detriment of The Company.

NOW THEREFORE, in consideration of the foregoing and the mutual covenants hereinafter set forth, the parties agree as follows:

DISCLOSURE:

(a) The Company shall disclose such information as it may have, or subsequently develop or obtain, to the Independent Consultant with regard to the Concept.

(b) The Independent Consultant shall disclose at the time of executing this IC Agreement and in the future, should any arise, all potential conflicts of interest that may exist or arise by virtue of the Independent Consultant selling or marketing any other product or service whatsoever. The Independent Consultant shall make such disclosure in the space provided in “XXIX. Disclosure of Potential Conflicts of Interest”. Subsequent disclosures shall be made to The Company in writing within thirty (30) days prior to consummating an agreement to represent such potentially conflicting product or service. The IC must sent notification to The Company by email to legal@theprofessionalsnetwork.net and by certified mail to The Professionals Network – 1309 S. 204th Street, Suite 325 – Elkhorn, NE 68022.

(c) The Company may decline to enter into this IC Agreement, if any of the disclosed potential conflicts of interest, at the discretion of The Company, are deemed a significant risk to The Company and its present structure or contemplated structure and or business relationships or contemplated business relationships with other companies.

(d) If any future disclosure by the Independent Consultant constitutes, at the discretion of The Company, a significant risk to The Company’s business relationships with other companies of which products or services are sold or marketed through The Company, The Company may notify Independent Consultant that it or they must cease and desist from representing such other product or service, or risk termination of this IC Agreement as a Material Breach.

(e) If there is a potential conflict of interest that is not disclosed to The Company, the potential conflict of interest shall constitute a Material Breach that is not curable by the Independent Consultant, The Company may terminate this IC Agreement upon written notice to Independent Consultant and Independent Consultant shall not be entitled to receive any further compensation.

PURPOSE: Independent Consultant agrees that this disclosure is for the purpose of its or their engaging in the Concept and in the interest or the potential interest of its or their client(s) or potential client(s) in the Concept.

LIMITATIONS ON USE: Independent Consultant agrees not to manufacture, use, sell, deal in, duplicate or otherwise use or appropriate the information disclosed about the Concept in any way whatsoever, except for the purpose stated herein. Independent Consultant is specifically prohibited from adapting, imitating, redesigning, altering, or modifying in any way the Concept or information provided about the products or services covered by the Concept. Nothing contained in this IC Agreement shall be deemed to give Independent Consultant any rights whatsoever to the Concept.

CONFIDENTIALITY: As consideration and in return for the disclosure of information concerning the Concept, Independent Consultant acknowledges that the information is the sole proprietary property of The Company and shall treat the information as confidential. Independent Consultant further agrees not to discuss or disclose information concerning other ICs or individuals directly or indirectly associated with, employed by, or sharing ownership of The Company, except as authorized by the CEO of The Company.

CIRCUMVENTION: Independent Consultant understands that the Concept may disclose existing, pending, or potential business partners, alliances, affiliates, other ICs, clients, prospective clients or other business relationships between The Company or other parties. Independent Consultant agrees with respect to the Concept, or Confidential Information, not to deal with or attempt to deal with directly or indirectly such other parties as may be disclosed in the information, except as authorized by the CEO of The Company, and acknowledges that such direct or indirect contact could irreparably damage The Company.

NON-SOLICITATION: During the term of this Agreement and for two (2) years after any termination of this Agreement, Independent Consultant shall not without prior express written consent by the CEO of The Company, either directly or indirectly, in the service of or on behalf of others, solicit or attempt to solicit, divert or hire away any person employed or who is or was contracted by The Company or rendered services to any person or entity affiliated with The Company. Independent Consultant further agrees that Independent Consultant shall not without express written consent by the CEO of The Company, contact or work with, either directly or indirectly, those alliances, suppliers, partners, affiliates or otherwise related entities of The Company, including those who are or were contracted with The Company's alliances, suppliers, partners, affiliates or otherwise related entities.

Independent Consultant shall not encourage or participate in any way with any other independent consultant or employee of The Company directly or indirectly to engage in any other sales, marketing, or services program, except as authorized by the CEO of The Company.

Independent Consultant shall not offer or solicit any other product, service or opportunity to another independent consultant or business partner of The Company, or a similar product, service or opportunity to a client or potential client of The Company or a client of The Company's alliances, suppliers, partners, affiliates or otherwise related entities without the direct and prior written approval by the CEO of The Company.

WAIVER OF BREACH: All parties hereto reserve the right to waive any breach by the other party of any covenant of the IC Agreement(s) without prejudice to enforcement of any future breach, where the parties agree the breach is remedied to their mutual satisfaction.

IV. Definitions

Cause - “Cause” shall be defined as the material failure by the IC to perform the IC’s duties hereunder; the IC’s material disregard of the IC’s material duties; the material failure by the IC to observe Company written policies and/or written policies which are generally applicable to similarly situated independent consultants of Company; willful misconduct by the IC in the performance of the IC’s duties hereunder; insubordination; violation of The Company Morality Clause; willful unauthorized disclosure or misuse of Confidential Information; a conviction of or a plea of guilty or nolo contendere by the IC to any act of fraud, theft or dishonesty with respect to Company, or a conviction of a felony criminal act that would have a material and adverse impact on Company; the Material Breach by the IC of this Agreement or any other agreement or contract with Company; or the material, willful violation by IC of any state or federal law relating to the workplace environment (including, without limitation, laws relating to sexual harassment or age, sex or other prohibited discrimination).

Independent Consultant - A person or entity that has, on record, signed contracts and is authorized by The Company, through the issuance of an Independent Consultant number to sell or market approved products or services offered by The Company. Any reference to Independent Consultant in this IC Agreement shall include, without limitation, any Affiliates of Independent Consultant. If Independent Consultant is a corporation, those same restrictions shall apply to each officer, director, shareholder of Independent Consultant and each employee or agent thereof who carries out the duties of Independent Consultant under the agreement between The Company and Independent Consultant.

Affiliates of Independent Consultant – The Independent Consultant and its or their affiliates shall include, without limitation, any business enterprise, joint venture, corporation, partnership, proprietorship, agent, agency, representative, subcontractor or employee with whom Independent Consultant is now or may hereafter become affiliated, directly or indirectly, in connection with the securing and filling of orders for products or services on behalf of The Company.

Corporate Status – If the Independent Consultant executing this IC Agreement is a corporation, LLC, or partnership then such Independent Consultant hereby represents and warrants to The Company that the Independent Consultant is duly organized, validly existing and in good standing under the laws of state of incorporation, and is duly qualified to do business in each state comprising part of its Territory. Said Independent Consultant further represents and warrants to The Company that the execution and delivery of this IC Agreement by Independent Consultant has been duly authorized by all necessary corporate action of such corporation, LLC or partnership, and that this IC Agreement constitutes a valid and binding obligation of the corporation, LLC, or partnership, enforceable in accordance with its terms.

Agreement(s) – Any and all Agreements, Addendum, Addenda, Code of Conduct, Roles and Responsibilities, and Standard Operating Procedures or other pertinent documents of The Company (hereinafter collectively referred to as “Agreement(s)”).

Active Independent Consultant – An Independent Consultant that or who maintains active communication with The Company, continues to actively perform in its or their role as an Independent Consultant, by complying with all of The Company’s Agreement(s) and as additionally measured by continuing to pay the monthly Company WebOffice subscription fee.

V. Payment of Commissions or Bonuses

The Independent Consultant will be paid commissions, bonuses or overrides on Sales as set forth in the Agreement(s).

VI. Company Policies

By entering into this IC Agreement, the Independent Consultant understands and agrees that they have been provided with a copy of The Company's Code of Conduct, Roles and Responsibilities, and Standard Operating Procedures and agrees to conduct its or their business according to the mandates set forth within the Company Policies. The Code of Conduct, Roles and Responsibilities, and Standard Operating Procedures may be amended per management's discretion at any time and the Independent Consultant understands and agrees to conduct its or their business according to the mandate set forth in the revised document(s). Upon revision, The Company will provide a copy to all Independent Consultants by posting it within The Company’s WebOffice.

VII. Legal Compliance

The parties agree to comply with all local, state, and federal law, regulations, statutes and ordinances governing the relationships and activities of the parties.

VIII. Independent Consultant’s Personal Background

By entering into this IC Agreement, the Independent Consultant understands and agrees that the Independent Consultant authorizes The Company to procure a criminal background check and verification of any pertinent licenses at any time while an independent consultant remains Active. The Independent Consultant also agrees to verifications of the Independent Consultant’s social security number. In the event the Independent Consultant resides outside of the United States of America, Independent Consultant agrees to verification of such personal identification numbers, codes, or other methodology used by its or their presiding government to affirmatively identify themselves as citizens of such country. No independent consultant is authorized to market products or services on behalf of The Company if the independent consultant has ever been convicted of a felony or a criminal misdemeanor involving fraud or any related statute or regulation.

IX. Morality Clause

During the Term of this Agreement, Independent Consultant shall act at all times with due regard to public morals and conventions. If Independent Consultant has committed or shall commit any act or do anything that is or shall be an offense involving moral turpitude under Federal, state or local laws, or which brings The Company into public disrepute, contempt, scandal or ridicule, or which insults or offends the community, or which injures the success of The Company or any of The Company's products or services, then at the time of any such act or any time after The Company learns of any such act, The Company shall have the right, in addition to its other legal and equitable remedies, including injunctive relief, to unilaterally terminate this Agreement for Cause.

X. Independent Consultant

Independent Consultant is hereby granted by The Company the ability to refer its or their clients to The Company who desire to utilize products or services conditioned upon the following:

(a) NON-EXCLUSIVITY: For so long as Independent Consultant gets in accordance with the published standards of the business within this IC Agreement or Agreement(s), The Company shall permit the non-exclusive use of its business model, The Concept, by the Independent Consultant during the term of this IC Agreement or any renewal period.

(b) NON-DISCLOSURE: Independent Consultant will not disclose to any third parties any information regarding the business of The Company that has been designated as “for internal purposes only,” except as previously authorized in writing by the CEO of The Company. Notwithstanding, Independent Consultant shall be allowed to disclose other information regarding the business of The Company, not designated as “for internal purposes only”, to its or their current or potential clients. Independent Consultant’s sharing of information is limited to only those products or services that they are approved to sell or market by The Company. Should Independent Consultant provide any information of said business without the consent by the CEO of The Company, Independent Consultant shall be liable for damages for each instance of the breach of confidentiality.

(c) **COMPETING PRODUCTS AND SERVICES:** Independent Consultant shall not sell or market any products or services that The Company currently sells or markets at the date of entering into this IC Agreement and all future products or services that may be introduced or sold or marketed by The Company. If The Company adds a new product or service that would be in conflict with any product or service that the Independent Consultant sells or markets the Independent Consultant will have thirty (30) days to give the Company written notice of such conflict.

(d) **SCOPE:** It is hereby specifically agreed between the parties that, this provision shall be limited in scope to Independent Consultant's involvement in all products or services that The Company currently sells or markets worldwide at the date of the signing of this IC Agreement and will include all future products or services that may be introduced or sold or marketed by The Company. Independent Consultant and The Company would need to sign an Addendum specific to any future product or service. Once an Addendum is signed the product or service listed in such Addendum would be included in Scope. The provisions of this paragraph shall in no way limit any other facet of Independent Consultant's current active business that they may be engaged in at the date of entering into this IC Agreement.

XI. Covenants and Representations of Independent Consultant

Independent Consultant makes the following covenants and representations:

(a) Independent Consultant shall not misrepresent the qualities or attributes of such products or services marketed and offered by The Company. Independent Consultant shall comply with The Company's Code of Conduct, Roles and Responsibilities, and Standard Operating Procedures for the referral of potential clients to The Company.

(b) Independent Consultant shall only solicit and refer clients to The Company who meet financial and other suitability standards to purchase products or services as established by The Company, as communicated by The Company to Independent Consultant, which from time to time may be amended to reflect changes in law, statute or in The Company's business practices. Independent Consultant will make all suitability determinations with respect to its or their clients prior to referring said clients to The Company.

(c) Unless express written approval is provided by the CEO of The Company, Independent Consultant shall not offer the opportunity to purchase products or services by means of any form of general solicitation or general advertising including, but not limited to, the following:

(i) any advertisement, article, notice or other communication mentioning The Company's products or services published in any newspaper, magazine or similar medium or broadcast over television, radio, or internet;

(ii) any seminar or meeting whose attendees have been invited by any general solicitation or general advertisement;

(iii) any telephone, internet, mail (paper or electronic) or other communication not limited in dissemination to only individuals whom the Independent Consultant knows to be a qualified person or corporation prior to said dissemination;

(iv) any generally accessible web page or other electronically accessible medium.

(d) Independent Consultant shall submit to The Company for written approval any and all advertising, sales or marketing materials, which in any way reference products or services of The Company, prior to disseminating said advertisements or sales or marketing material. Independent Consultant shall not use any such advertising or sales or marketing material unless and until The Company first furnishes written approval.

(e) Independent Consultant may not utilize social media platforms or websites, without prior express written approval, for indicating affiliation with The Company and the products or services represented by the Independent Consultant. The Company, at its discretion, may determine whether any social media or website interaction by the Independent Consultant is, or may be, harmful to the brand image and interests of The Company and other companies with which it has business relationships or affiliations. In such case, The Company may direct Independent Consultant to remedy such offending social media or website content or risk termination for Material Breach of this IC Agreement.

XII. Representation and Nature of Relationship

Independent Consultant should not imply, whether directly or indirectly, any relationship with said product or service providers other than this stated relationship:

The Company has contracts and relationships with various companies and is authorized to sell or market such companies' products or services. As part of its business model, The Company recruits and develops relationships with independent consultants.

It is understood and agreed that the relationship of the Independent Consultant to The Company is that of an independent contractor, and that neither this IC Agreement, nor the relationship between the parties hereto constitutes a partnership, joint venture, employer/employee, agency, representative or franchise relationship and neither party shall state or imply that any such relationship exists or is anything other than that of an independent contractual relationship. The Company has no right to interfere in any manner in the business affairs of the Independent Consultant outside of the covenants of this IC Agreement, and Agreement(s), or to employ or discharge any employee of the Independent Consultant. Independent Consultant has no power to, and agrees not to, obligate, represent, or bind The Company in any manner, and will not represent to any party that it or they has such power or authority.

Independent Consultant is an independent contractor and as such, agrees to the following:

(a) Independent Consultant is ultimately responsible for its or their own business decisions and subsequent actions and must further determine at its or their discretion, when it or they will work and the number of hours it or they will work.

(b) Independent Consultant will be paid commissions or bonuses based solely on sales and not the number of hours worked.

(c) Independent Consultant is subject to entrepreneurial risk and is responsible for any and all losses that may be incurred during its or their performance as an independent contractor for The Company.

(d) Independent Consultant must pay its or their own license fees and any insurance premiums if applicable, and if required, obtain a federal employment identification number.

(e) Independent Consultant is responsible for all costs of doing business including, but not limited to, travel, entertainment, office, clerical, legal, equipment, accounting, education, and general expenses without advances, reimbursement, or guarantee from The Company.

(f) Independent Consultant will not be treated as an employee for federal or state tax purposes. As Independent Consultant receives payment from the company, Independent Consultant will receive a Federal Internal Revenue Service form 1099 reflecting commissions or bonuses that The Company has paid in a calendar year.

All independent consultants will be paid its or their entire gross commissions or bonuses and all are solely responsible for its or their own record keeping and payment of its or their income taxes, self-employment taxes, and employees' salaries, if any. The Independent Consultant also has sole responsibility for its or their employees and where applicable, compliance with all federal, state and local laws, rules regulations and statutes.

XIII. Non-Disparagement:

The Parties mutually agree not to make any public statements or communications that disparage or are likely to harm the reputation of the other Parties or their agents, employees, products, or services. This non-disparagement obligation shall survive the termination of this Agreement indefinitely.

XIV. No Authority to Act On Behalf of The Company

Independent Consultant does not have the authority to represent itself or themselves as The Company or to act on behalf of The Company. This includes, but is not limited to, any attempt to:

(a) Register or reserve The Company's names or names The Company deems to be similar to its own, trademarks, trade names, products or services; register URLs using The Company names, trademarks or trade names; register or secure approval for products or services or business practices; or issue contracts of any kind on behalf of The Company.

(b) Independent Consultant agrees to indemnify The Company for all costs and reasonable attorney's fees incurred by The Company for any remedial action needed to exonerate The Company in the event Independent Consultant improperly acts on behalf of The Company. Independent Consultant must immediately assign to The Company any registration of The Company's names, trademarks, trade names, products or services, or URL's registered or reserved in violation of this Section without The Company's reimbursement of any of the costs incurred by Independent Consultant in so doing.

XV. Designation as Employer Prohibited

Independent Consultant shall not identify The Company as its or their employer on loan applications, government forms, employment verification requests, applications for unemployment compensation, or on any other form or document.

XVI. Disclosure and Marketing Practices Acknowledgement

Independent Consultant agrees to the following:

(a) Independent Consultant will use only the term “Independent Consultant” when describing its or their relationship to The Company unless otherwise authorized by the CEO of The Company. Independent Consultant will not claim to be an employee, officer, or use any other title with respect to The Company without the prior express written consent by the CEO of The Company.

(b) Independent Consultant will not use The Company name or logo on any business cards, Website or social media platform, stationary or signage without the express written permission by the CEO of The Company.

(c) Independent Consultant will maintain the very highest business standards and ethics, and will act in the best interests of both the client and The Company at all times.

XVII. Term of Agreement

The Term of this IC Agreement shall be for a period of two (2) years from the date of execution by Independent Consultant and shall automatically renew for additional one (1) year periods thereafter, unless the IC Agreement has been terminated by either party hereto in writing no later than ten (10) days prior to such renewal date.

XVIII. Termination and Affect Upon Compensation

(a) By the Independent Consultant

(i) The Independent Consultant may terminate this IC Agreement for any reason upon ten (10) days written notice to The Company.

(ii) The Independent Consultant or their stated successors, heirs, estates or assigns so terminated, shall from the date of termination no longer be entitled to receive compensation on the Independent Consultant’s contracted accounts for any product(s) or service(s) sold or future product(s) or service(s) sold.

(b) By Retirement of Independent Consultant

(i) The Independent Consultant may give notice to The Company of its or their intention to retire by providing ten (10) days written notice to The Company.

(ii) The Independent Consultant, or their stated successors, heirs, estates or assigns so retired, shall be entitled to continue to receive ninety percent (90%) of all compensation, accruing on its or their contracted accounts for only that product or service sold by it or them, prior to the date of said retirement, or sixty percent (60%) on corresponding contract renewals, and shall be entitled to receive such compensation until such time as The Company and its successors or assigns, if any, no longer receive any form of payment from such customer contracts, and shall further be required to maintain its or their status as an Active Independent Consultant with The Company as defined in this IC Agreement, and as additionally measured by continuing to pay the Company’s monthly WebOffice subscription fee, to receive or continue to receive any compensation earned by or due to said IC or their stated successors, heirs, estates or assigns.

(iii) In that case, The Company shall have the sole right to make arrangements for another independent consultant to assume the duties of servicing and managing that/those account(s) formerly managed by the retired IC.

(iv) In the event that Independent Consultant or their stated successors, heirs, estates or assigns intentionally engages in post-termination activity harmful to The Company, including but not limited to Material Breach of any of the obligations that survive termination, The Company reserves the right to elect to cease compensation payments to the Independent Consultant altogether or in part, at The Company's discretion.

(c) Should IC, their successors, estates or assigns desire to contest its or their termination or any other provisions within any Agreement(s) they shall have the right as its or their sole remedy to binding arbitration as defined within this IC Agreement.

XIX. Successors and Assigns

(a) The rights and obligations of the parties to this IC Agreement will be binding on, and will be of benefit to, each of the parties themselves, as well as its or their respective representatives, successors, assigns, heirs and estates. In the case of representatives, successors, assigns, heirs and estates, its or their being bound, shall be subject to agreeing to abide by the terms and conditions of this IC Agreement.

(b) Any successor in interest or assigns, heir or representative of an Independent Consultant's estate shall cooperate with The Company to protect The Company's client relationships and value of the Independent Consultant's accounts, maximizing the ongoing revenue stream from such accounts.

(c) If the Independent Consultant desires to convey its interests in this IC Agreement or engage another independent consultant of The Company to manage and service existing accounts, The Company shall have the sole right to make arrangements for another independent consultant to assume the duties of servicing and managing that/those account(s) and shall do so in a manner consistent with the terms of this IC Agreement and any Agreement(s) incorporated by reference hereto and only on such terms as both Independent Consultants and The Company shall agree.

(d) If during the transition between the Independent Consultant and a successor, heir, assigns or estate, The Company, at its discretion, determines that it must delegate to another independent consultant (with its or their prior express written consent), to service and manage the account until the transfer of interests under this IC Agreement is fully accomplished, The Company shall compensate such interim independent consultant twenty percent (20%) of the Independent Consultant's commissions or bonuses on accounts so serviced by the interim independent consultant.

XX. Assignment Permitted

(a) Either party shall have the right to assign this IC Agreement or any of its rights and privileges hereunder to any other person, firm or corporation subject to the prior express written consent of the other party and The Company.

(b) If the Independent Consultant intends to delegate duties to service or manage account(s) under this IC Agreement, such delegation may only be made in writing to Active Independent Consultants and shall be subject to consent of all parties, including but not limited to The Company.

(c) If an assignment is contemplated to an assignee which is not an Active Independent Consultant, The Company shall allow thirty (30) days for the assignee to apply to become an Active Independent Consultant.

(d) Consent shall not be unreasonably withheld and shall be specifically reviewable pursuant to the arbitration provisions of this IC Agreement.

XXI. Breach and Remedies

(a) Notice of Breach:

In the event of a breach of any provision of this Agreement by any Party (the Breaching Party), the non-breaching Party (Non-Breaching Party) shall provide the Breaching Party with written notice of such breach, specifying the nature of the breach and the provisions of this Agreement that have been breached. The Breaching Party shall have thirty (30) days from the receipt of such notice to cure the breach, to the reasonable satisfaction of the Non-Breaching Party.

(b) Remedies for Breach:

If the Breaching Party fails to cure the breach within the thirty (30) day cure period, the Non-Breaching Party shall have the right to pursue any and all remedies available at law or in equity, including but not limited to seeking specific performance of the Agreement, damages, and injunctive relief. The remedies herein provided shall be cumulative and in addition to any other remedies available at law or in equity.

(c) Liquidated Damages:

In recognition of the difficulty of proving actual damages in the event of a breach of the confidentiality, non-disparagement, non-disclosure, non-circumvention, and non-solicitation, the repair and compensation obligations under this Agreement, and by mutual agreement of the value of such obligations, the Parties agree that in the event of such a breach, the Breaching Party shall pay to the Non-Breaching Party liquidated damages in the amount of \$120,000, specifically provided under this Agreement for such breach. The Parties agree that this amount represents a reasonable estimate of the harm that would be caused by such a breach and is not a penalty.

(d) Attorney's Fees and Costs:

In the event of litigation arising out of or related to this Agreement, the prevailing party in such litigation shall be entitled to recover from the non-prevailing party all reasonable attorneys' fees, court costs, and expenses incurred, in addition to any other relief to which the prevailing party may be entitled. This provision is intended to make the non-prevailing party responsible for the costs incurred by the prevailing party in enforcing or defending this Agreement in the event of breach.

(e) Future compensation for Breach by the IC:

Should the breach not be cured within thirty (30) days of receipt of such notice to cure the breach, to the reasonable satisfaction of The Company or if the breach is deemed non-curable by The Company, the Independent Consultant or their stated successors, heirs, estates or assigns, shall no longer be entitled to receive compensation on the Independent Consultant's contracted accounts for any product(s) or service(s) sold.

XXII. Arbitration

Any controversy or claim arising out of or relating to this IC Agreement, other than a breach of this Agreement, including, without limitation, any claim that this IC Agreement, or any part thereof, is invalid, illegal or otherwise voidable or void, shall be submitted exclusively to final and binding arbitration before, and in accordance with, the Commercial Rules of the American Arbitration Association, and judgment upon the award may be entered in any court having jurisdiction thereof; provided, however, that this clause shall not be construed to limit any rights which The Company may have to apply to any court of competent jurisdiction for injunctive or other provisional relief. The arbitrator agrees to determine the arbitrability of any dispute. This arbitration provision shall be deemed self-executing, and in the event that either party fails to appear at any properly noticed arbitration proceeding, an award shall be entered against such party based solely on said failure to appear. Such arbitration shall be conducted by the American Arbitration Association, in the State of Delaware. The parties agree that the arbitrator shall not have the power to award punitive damages against either party. Should an arbitrator, rule in favor of The Company, then The Company shall be entitled to recover any and all costs, fees or expenses in defense of any controversy, claim or dispute arising out of or relating to this IC Agreement.

XXIII. Confidentiality Agreement

Independent Consultant will receive access to the Concept or other confidential, valuable, and proprietary information, including, but not limited to, information and relationships pertaining to all of The Company's business contacts, business relationships, other providers and any other companies or entities with whom The Company engages or may engage (hereinafter: "Confidential Information") during the course of Independent Consultant's term with The Company. In consideration of the mutual promises and covenants set forth herein, the parties agree as follows:

Any unauthorized release or dissemination of this Confidential Information may damage The Company and will be grounds for the immediate termination of Independent Consultant. In the event that Independent Consultant intentionally engages in post-termination activity harmful to The Company, including but not limited to, the sharing of the Confidential Information at any point which shall survive termination, resignation, retirement or non-renewal of or by the Independent Consultant, The Company reserves the right to elect to cease compensation payments to the Independent Consultant altogether or in part, at The Company's discretion. Independent Consultant understands The Company's need to protect the Confidential Information, and Independent Consultant agrees as follows:

The term "Confidential Information" means any information or material, which is proprietary to The Company, including any and all business partners' companies, alliances or affiliates, other ICs, or other business relationships with which The Company engages or may engage, information which has been provided to The Company by such business partners, alliances or affiliates, other ICs or other business relationships including, but not limited to product or service providers, and any other companies or entities with which The Company engages or may engage, whether or not owned or developed by The Company, which is not generally known other than by The Company, and which Independent Consultant may obtain through any direct or indirect contact with The Company.

(a) Confidential Information includes, but is not limited to:

(i) The Company's business records, strategies, plans, proposals, prospects, customer lists, methodologies, proprietary training, materials, tools and resources, computer software, and products or services.

(ii) The names and business relationships and any non-public information resulting from such business relationships with The Company's business partners, alliances or its or their affiliates, other ICs, or including but not limited to any other companies or entities with which The Company engages or may engage.

(iii) Compensation or commission or bonus information of any independent consultant of The Company, regardless of how such information was obtained.

(iv) Information provided to The Company by any other businesses, business partners, alliances or affiliates, other ICs or other business relationships with whom The Company engages or may engage with, relating to any and all product or service information provided by such other businesses, business partners, alliances or affiliates.

(v) Any and all other information documented by The Company to be proprietary.

(b) Confidential Information does not include:

(i) Matters of public knowledge that are disclosed by The Company.

(ii) Other information of public knowledge independently received by Independent Consultant.

(iii) Information disclosed by operation of law.

(iv) Information disclosed by Independent Consultant to a designated recipient with prior express written consent by the CEO of The Company.

(v) Information publicly disclosed by businesses, business partners, alliances or affiliates and with which The Company engages or may engage.

(vi) Any and all other information that both parties agree in writing is not confidential.

(c) Protection of Confidential Information:

Independent Consultant understands and acknowledges that the Confidential Information has been developed or obtained by The Company through the investment of significant time, effort and expense; and that the Confidential Information is a valuable, special and unique asset of The Company and may provide a significant competitive advantage over other companies. Therefore, Independent Consultant agrees to hold in strictest confidence and to not disclose the Confidential Information to any person or entity without the prior express written consent by the CEO of The Company. Independent Consultant agrees to take all necessary precautions against disclosure of such information to third parties during and after Independent Consultant's term with The Company. Independent Consultant also agrees to the following:

(i) NO MODIFYING. Independent Consultant will not modify any Confidential Information without the prior express written consent by the CEO of The Company.

(ii) APPLICATION TO INDEPENDENT CONSULTANT. Independent Consultant shall not disclose any Confidential Information to any third parties, including any other independent consultant of The Company, except to those independent consultants of The Company who are required to have the Confidential Information in order to perform its or their duties as an independent consultant of The Company within the limited purposes of this IC Agreement, and then only with the prior express written approval by the CEO of The Company.

(iii) UNAUTHORIZED DISCLOSURE OF INFORMATION. If it appears that Independent Consultant has disclosed, or has threatened to disclose Confidential Information in violation of this IC Agreement, The Company shall be entitled to seek injunction, at the cost and expense of the Independent Consultant to restrain Independent Consultant from disclosing, in whole or in part, the Confidential Information. The Company shall not be prohibited by this provision from pursuing other remedies, including claims for losses and damages.

(d) Return of Confidential Information

Upon written request by The Company, Independent Consultant shall return to The Company any and all Confidential Information and any and all other Company property including but not limited to computer programs, files, notes, records, charts, or other documentation or things containing, in whole or in part, any of The Company's Confidential Information. Upon the resignation or termination of Independent Consultant, all written materials containing the Confidential Information shall be returned to The Company within ten (10) days.

(e) Limited License to Use

Independent Consultant shall not acquire any intellectual property rights under this IC Agreement.

XXIV. Non-renewal, Resignation or Retirement Covenant

Independent Consultant agrees that:

(a) During the term of this IC Agreement and for a thirty-six (36) month period immediately following the date of said Independent Consultant's non-renewal of this IC Agreement, resignation or termination from The Company for any reason whatsoever, or regarding retirement from The Company, where the thirty-six (36) month period shall commence following the cessation of retirement payments from The Company, Independent Consultant shall not, without the express written consent by the CEO of The Company, engage with any of The Company's business partners, alliances, affiliates, other ICs (both current and former), or other business relationships as an agent, business partner, affiliate, employee, director, officer, vendor, independent contractor, consultant, or owner of any firm, corporation, or any other type of business entity either directly or indirectly, or in the service of or on behalf of others, as of the date of non-renewal, resignation, termination, or retirement, nor with any clients or prospective customer or client of The Company, with whom The Company has conducted business or submitted or assisted in submission of a proposal or other pertinent documents generated by The Company or any of its affiliated businesses, providers, and any other business partner, alliance, or affiliates with which The Company engages or may engage during Independent Consultant's term as an Independent Consultant of The Company. This restriction shall apply to any and all such, clients, and prospective clients to whom The Company generated, submitted or assisted in submission of a proposal or other pertinent documents.

(b) With respect to any clients or prospective clients The Company has as of the non-renewal, resignation, retirement, or termination date of Independent Consultant, or with respect to any prospective client account(s) which become an account of The Company within the thirty-six (36) month period following the date of non-renewal, resignation, retirement or termination of Independent Consultant, in addition to the obligations pursuant to paragraph (a) of this subsection of this IC Agreement, Independent Consultant agrees that, during the thirty-six (36) month term of this covenant regarding it and any business in which it or they engages directly or indirectly, shall not:

(i) induce any clients, or prospective client(s) of The Company either directly or indirectly, to patronize any company or other business entity that is in competition with the business of The Company;

(ii) canvass, solicit, or accept any business from any customer, client, or prospective customer of The Company either directly or indirectly;

(iii) request or advise any such client, or prospective client of The Company to withdraw, curtail, or cancel the client's, or prospective client's business with The Company.

For purposes of this paragraph (b), in the case of a corporate client, the phrase "client of The Company" shall mean: the individual representative of a corporate client, his successor, or equivalent within the organizational subdivision of the corporate client on behalf of which they patronized The Company; any organizational subdivision of the corporate client on behalf of which such individual representative has patronized The Company; and any organizational subdivision of the corporate client referred to The Company by such individual representative. Nothing in this paragraph is intended to limit the scope of the terms of any other paragraph in this IC Agreement.

(c) During the term of this IC Agreement and for a thirty-six (36) month period following Independent Consultant's non-renewal, resignation, retirement, or termination as an Independent Consultant of The Company for any reason whatsoever, neither Independent Consultant nor any business with which it or they are associated, will solicit, attempt to solicit, induce, attempt to induce, divert, hire, engage, go into or do business with, or otherwise contract or seek to contract for products or services either directly or indirectly, or in the service of or on behalf of others, without prior express written consent by the CEO of The Company:

(i) any business partners, alliances or affiliates, or other business relationship, including, but not limited to product or service providers, and any other companies or entities with which The Company engages or may engage;

(ii) any independent consultant of The Company;

(iii) any former independent consultant of The Company whose affiliation with The Company ceased less than one year before the date of its or their hiring, engagement, co-venturing, or contracting;

(iv) any corporation or other entity in which the other independent consultant is an officer, director, or holder of any equity interest in The Company, nor induce or assist in the inducement of any other independent consultants of The Company from the discharge of such independent consultant's contractual obligations to work as an independent consultant of The Company.

(d) Independent Consultant acknowledges and agrees that the restrictive covenants set forth in this IC Agreement are reasonable and valid in duration, geographical scope, and in any and all other respects. Independent Consultant further acknowledges and agrees that its or their breach of the provisions of this restrictive covenant would cause The Company irreparable injury and damage that cannot be reasonably or adequately compensated by damages at law. Independent Consultant, therefore, expressly agrees that The Company shall be entitled to injunctive or any other equitable relief to prevent any breach of these covenants in addition to any other remedies legally available to The Company, including recovery of reasonable attorney's fees, costs, and other expenses.

(e) If any court of competent jurisdiction determines that any of the restrictive covenants in this IC Agreement or any part thereof, is or are invalid or unenforceable, the remainder of the restrictive covenants shall not thereby be affected and shall be given full effect, without regard to those portions determined as invalid. If any of the provisions of this paragraph should ever be deemed to exceed the temporal, geographic, or occupational limitations permitted by applicable laws, those provisions shall be and are hereby reformed to the maximum temporal, geographic, or occupational limitations permitted by law.

XXV. Intellectual Property

While Independent Consultant is under contract with The Company, they shall have access to the Concept and other Confidential Information. From time to time, the Concept and the Confidential Information will have changes made to it by The Company or other independent consultants under contract with The Company. Independent Consultant agrees that any and all changes or additions made to the Concept and the Confidential Information, as a direct or indirect result of the Independent Consultant's efforts shall be the proprietary property of The Company. All of such changes, modifications or additions, including the original Concept and the Confidential Information are the property of The Company and shall remain the proprietary property of The Company, even if the Independent Consultant actually created, thought of, devised, improved, modified, amended, altered, benefited, or in any other way made the Concept or any of the Confidential Information better or more valuable in any way during the Independent Consultant's term with The Company. Independent Consultant acknowledges and agrees, that any and all of such improvements, amendments, modifications and alterations made to the Concept or the Confidential Information through Independent Consultant's efforts in any way, whether to The Company's computer programs, software, processes, products, services, procedures, services, methodologies, client lists or otherwise shall be and remain the proprietary property of The Company. In the event of termination, non-renewal or resignation, Independent Consultant agrees that it or they shall not use or disclose the Company's Concept or Confidential Information in any way whatsoever, whether directly or indirectly.

XXVI. Indemnification

(a) Independent Consultant hereby indemnifies and holds The Company free and harmless from and against any and all losses, costs, claims, damages, or expenses including, without limitation, reasonable attorneys' fees, incurred by The Company and arising out of any negligence or intentional wrongful acts of Independent Consultant, its employees, its contractors, its officers or its agents, or by the fact that any representation made herein by Independent Consultant was knowingly false when made, or arising from Independent Consultant's obligations under this Agreement.

(b) The Company hereby indemnifies and holds Independent Consultant free and harmless from and against any and all losses, costs, claims, damages, or expenses including, without limitation, reasonable attorneys' fees, incurred by Independent Consultant and arising out of any gross negligence or intentional wrongful acts of The Company, its employees, its contractors, its officers or its agents, or by the fact that any representation made herein by The Company was knowingly false when made.

XXVII. Severability

If any portion of this IC Agreement shall be held invalid or inoperative for any reason, then so far as is reasonable and possible:

(a) the remainder of this IC Agreement shall be considered valid and operative;

(b) effect shall be given to the intent manifested by the portion held invalid or inoperative.

XXVIII. Entire Agreement

This document including but not limited to all Agreement(s), which are hereby adopted and incorporated by reference into this, constitute the entire understanding and agreement of the parties, and any and all prior Agreement(s), understandings or representations are hereby terminated and canceled and are of no further force or effect.

XXIX. Choice of Law and Election of Forum

This IC Agreement shall be governed by and construed in accordance with the laws of the State of Delaware. The parties to this IC Agreement agree to elect the courts of the State of Delaware as the forum for resolving all controversies and disputes which may arise under this IC Agreement. Any legal or business notices must be sent to the Company's corporate address at 845 Third Avenue, 6th Floor – New York, NY 10022.

XXX. Amendments

No amendment, change, or modification of this document shall be valid unless in writing and signed by the parties hereto; and shall not be interpreted to apply retroactively to any accounts established, sales consummated, or commissions or bonuses calculated prior to the date of any such amendment, including all future contract renewals or business of any kind attributable to the efforts of the Independent Consultant on behalf of such clients.

Independent Consultant, therefore, agrees to accept such modifications made to the contract by executing such modified Agreement(s) as they are made available by The Company. In the event Independent Consultant fails to execute such modified Agreement(s) within ten (10) business days of it being made available to Independent Consultant, at the discretion of The Company, The Company has the right to terminate this IC Agreement upon the expiration of such ten (10) day period. Failure of the Independent Consultant to execute such modified Agreement(s) shall not be considered a Material Breach.

XXXI. Disclosure of Potential Conflicts of Interest

The Independent Consultant represents that the following listed business relationships, including products or services represented by Independent Consultant as part of such business relationships, are the only potential conflicts of interest it has pursuant to Article III above:

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK

IN WITNESS THEREOF, the undersigned have signed this Agreement as of the date written below:

INDEPENDENT CONSULTANT

Name _____
Social Security Number _____
Business Name _____ Title: _____ (if applicable)
EIN (if applicable) _____

Name (must match signature): _____

Address _____

City _____ State _____ Zip _____

Phone _____ Email _____

Signature X _____ **Date:** _____

The Professionals Network, LLC

Name: _____ Title: _____

Signature X _____ **Date:** _____



ADDENDUM TO THE PROFESSIONALS NETWORK INDEPENDENT CONSULTANT APPLICATION AND AGREEMENT

THE PROFESSIONALS NETWORK, LLC COMMISSION ADDENDUM

This Commission Addendum (hereinafter referred to as “COMMISSION ADDENDUM”) shall be binding between The Professionals Network, LLC with its address at 1309 S. 204th Street, Suite 325 – Elkhorn, NE 68022 (hereinto referred to as “The Company”) and its various Divisions, Partner Companies, and Products and or Services it markets and represents, including but not limited to Energy Solutions Network, LLC (dba Energy Network), Med Network, LLC, Waste Network, LLC, EN Residential, LLC, Ag Network, LLC, EN Engineering, LLC (hereinafter referred to as “Division or Divisions”), and the undersigned and contracted independent consultant (hereinafter referred to as “Independent Consultant or IC”).

I. The Company Commissions (Commission Structure)

Gross Commission is determined using a cash basis method of gross revenue generated by the project or sale of products and or services less all costs and expenses relating thereto.

1.01 Personal Commissions

Independent Consultant (hereinafter referred to as “IC” or “ICs”) who is an Active IC as defined in The Professionals Network Independent Consultant Agreement (hereinafter referred to as “IC Agreement”) will be paid the following personal commissions on his, her, its or their sales:

Commission Structure on Personal Sales of Product(s) and/or Service(s):

The Company must approve in writing the acceptance of an IC working and participating in each division prior to that IC reaching out to any potential client regarding a specific product, service, or solution for a specific Division.

The Company represents several Divisions of Products and Services. Each Division has the below compensation structure; however, each Division is independent of the other. For example, an IC may be at Tier 2 by meeting that individual Division qualifications, however, may be at Tier 1 because he/she/they/it has not met all the Division requirements for Tier escalation in another Division.

Any client who was closed at a prior Tier percentage or was assigned to a Senior Account Manager (SAM) prior to Tier escalation will remain at that percentage on all residual commission which may be earned on any additional product(s) and/or service(s) that may be sold to that client in the future.

Tier 1: Ten Percent (10%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company.

Tier 2: Fifteen Percent (15%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company. This means the IC has completed The Company's Division Specific Online University, attended a Division Specific Getting Started Training, and completed a minimum of 100 outbound calls on The Company provided Advanced Marketing Platform (AMP).

Tier 3: Twenty Percent (20%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company once IC has become Certified by completing and graduating The Companies Division specific Company Training Certification Program, and the IC has scheduled and completed a minimum of three (3) valid Discovery Calls with potential clients which results in the SAM (Senior Account Manager) giving approval for IC to "claim" those accounts in The Companies CRM.

Tier 4: Twenty-Five Percent (25%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company once IC has been approved in writing by the CEO or designee of The Company to work his/her or its directly introduced clients functioning and replacing the need to have an assigned SAM (Senior Account Manager).

Tier 5: Thirty Percent (30%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company once IC has received five-hundred thousand dollars (\$500,000) in cumulative personal commission and IC has been approved in writing by the CEO or designee of The Company to work his/her or its directly introduced clients functioning and replacing the need to have an assigned SAM (Senior Account Manager).

Tier 6: Thirty-Five (35%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company once IC has received one million dollars (\$1,000,000) in cumulative personal commission, and once IC has been approved in writing by the CEO or designee of The Company to work his/her or its directly introduced clients functioning and replacing the need to have an assigned SAM (Senior Account Manager).

Commission Structure on Override Sales of Product(s) and/or Service(s):

1.02 Leadership Overrides

(SAM) SAM IC: Ten Percent (10%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company for which SAM IC is entitled to receive commission.

Once certified and contracted as an SAM IC, any potential client assigned by the CEO or designee of The Company in writing to the Senior Account Manager which purchases product(s) and/or service(s) offered by The Company, the SAM IC is entitled to receive this override commission.

The Company reserves the right at its sole discretion to reassign a potential client should The Company feel the Assigned Senior Account Manager is not the right person to move an account forward. If The Company should reassign a potential client and that potential client becomes a client, the current assigned Senior Account Manager (SAM) at the time of closure will receive compensation. The prior Senior Account Manager (SAM) from which the account was assigned from, would not receive any compensation from this client including residuals.

Introducing an IC to The Company: Five Percent (5%) of the Gross Commission received by The Company on each sale of any product(s) and/or service(s) offered by The Company for which the introducer is entitled to receive commission.

On any IC that was introduced by another IC, the introducing IC will receive an override of the product(s) and/or service(s) the introduced IC sells.

1.03 Referral agent commission

IC acknowledges and agrees that should the IC desire to introduce referral agents said referral agent would need to fill and sign The Company's Referral Agreement. IC acknowledges that the percentage allotted to the referral agent would be subtracted from the ICs commission.

1.04 Residual Commissions

Residual commissions are the future commissions earned by The Company as a result of a Customer entering into a new term agreement or continuing to utilize The Company's month-by-month basis through a contract or a recurring commission received from ancillary products/services sold.

IC will receive residual commissions as set forth in the Agreements, as defined in the IC Application and Agreement, including but not limited to this Commission Addendum.

1.05 Commission Schedule

The Company will transfer payment via Direct Deposit on the fifteenth (15th) of each calendar month, unless that date falls on a weekend or holiday, in which case The Company will transfer commission on the next, non-holiday, business day. The Company will pay on any commissions received from its Partners, Suppliers or Providers on or before the twentieth (20th) of each calendar month. Any commissions received after the twentieth (20th) of the month will be paid on the next commission report.

1.06 Commission Charge-Backs

IC agrees to repay The Company, within ten (10) business days, commission paid by The Company when The Company is obligated to repay one of its Partners, Suppliers or Providers (hereinafter referred to as PSP) or where commission is inadvertently or inaccurately paid by The Company to IC. Possible reasons why The Company would have to repay a commission include but are not limited to: an Acquired Customer terminates service with PSP before the end of the Acquired Customer contract term, an Acquired Customer breaches its contract with PSP (including failure to pay any outstanding balance) or PSP determines subsequent to paying commission, that the Acquired Customer was not properly acquired including acquisitions which contravened legal or regulatory standards.

A commission paid to Independent Consultant in error or based on chargeback by PSP must be returned to The Company within ten (10) business days. If the commission paid to the IC in error or bonus charge-back is not paid back within ten (10) business days The Company reserves the right to any and all of the following options at its sole discretion:

- a. charge interest at the rate of ten percent (10%) per annum and create a repayment plan acceptable to the Company
- b. hold any and all future commission payments until the commission paid in error or bonus chargeback until the total paid in error and interest is collected
- c. to deem the IC in Material Breach of this Agreement

1.07 Commission Structure Modifications and Changes

It is the intent of Corporate to provide an adequate, equitable commission structure within the framework of sound fiscal management. To attain this end, Corporate reserves the right of periodic review and modification of this and all other Corporate commission structures and benefit plans. Such modification may be the result of the impact of a Corporate acquisition and/or merger or reorganization. The IC will be provided ninety (90) days' notice of any planned modifications to the Commission Structure. The Company reserves the right to make adjustments to the plan, quotas, objectives, or payouts based on restructuring, administrative changes or errors, significant market shifts, or other business reasons. Corporate reserves the right to terminate this plan or to amend or modify the contents of this document at any time.

The Company may, at its discretion and without advance notice, make changes to the Commission Structure, which may include:

- Correct a plan mistake, or
- Move an IC to another leadership role, or
- Remove an IC from a leadership role, or
- Change components or calculation, or
- Otherwise affect participants or the plan itself.

Note: This Commission Structure, and the policies and procedures that are established to implement the Plan are subject to change at any time by Corporate in its sole discretion. Nothing in the Plan, or in any of the foregoing policies or procedures, constitutes a contract or guarantee or any representation that any element of the Commission Structure, or any particular policy or procedure herein, will continue in effect for any period of time. Corporate reserves the right to change, modify, or terminate this plan or any of its provisions at any time without notice. Corporate may add, remove, or change products or services as the market and/or technology dictate. This may result in changes in sales objectives or in the provisions of the IC Commission Structure.

II. The Company's EN Residential Commissions (Commission Structure)

If authorized or certified to sell EN Residential, the IC will be required to review and sign a separate EN Residential commission addendum agreement.

III. OBLIGATIONS AND STATUS OF INDEPENDENT CONSULTANT

3.01 Independent Consultant Services

IC agrees to obtain prospective business customers to whom The Company may sell Products and/or Services.

3.02 Independent Consultant's Representations

IC shall not make any false or misleading statements about The Company or its REPs, their services or competitors and shall at all times comply with the highest ethical standards. IC will comply at all times with any and all guidelines of this EN Commission Addendum and/or as additionally enumerated in The Professionals Network, LLC IC Application and Agreement, and Code of Conduct.

3.03 Receipt of Funds

IC may not take deposits on behalf of or receive any money owed to The Company, or REP. In the event that IC receives any monies due or payable to The Company, or REP, IC shall within three (3) days, remit such funds to The Company to the address provided by The Company.

3.04 Compliance with Laws

The Company, and IC agree to comply with all local, state, and federal laws and regulations applicable to the transactions between and among The Company, REP, IC and the Eligible Customers and Acquired Customers. Without limitation, IC shall, if required under applicable law, be registered as a broker or aggregator and comply with regulatory and legal provisions of the Applicable Markets, as amended from time to time.

IV. Independent Consultant Audits

The Company reserves the right to monitor IC activities to assure adherence to the above-mentioned guidelines in addition to the guidelines that will be communicated from time to time. In the event that IC or its or their employees, subcontractors, or agents fail to comply with the guidelines The Company may terminate this Commission Addendum immediately upon written notice to IC.

REMAINDER OF PAGE INTENTIONALLY LEFT BLANK



WebOffice Application

Full Name: _____

Address: _____

City: _____ State: _____ Zip: _____

Phone: _____ Alt Phone: _____

Requested 4 Digit Pin: _____ Preferred Name (Nickname): _____

**For Email Signature and WebOffice setup.*

Current Email Address: _____

Subscription Information (Note: The name on the card must be the same as the person applying)

Today's Date (a) _____

\$ 0.00 (free) month one and then \$250.00 per month thereafter*

Payment Option (Visa/MasterCard/Amex): _____

Card Number: _____ Exp. Date: _____

Name as it appears on Card: _____

Billing Address: _____

City: _____ State: _____ Zip: _____

CV2 Number (Security number on back of card – 4 digits for Amex and 3 for all other cards): _____

Contract and Agreement

I understand that a The Professionals Network WebOffice Subscription is required to remain an Active Independent Consultant with The Professionals Network, LLC. I understand that I will have my card listed above authorized, but no charged in the amount of \$1.00 for the first month and then will revert automatically to \$250.00 per month thereafter for my subscription to The Professionals Network WebOffice and as an added convenience to me I understand that I will be billed this amount on the day of the month listed above (a) (Today's Date) each month. I understand that should I wish to cancel my subscription; I must send a written cancellation notice by email to billing@theprofessionalsnetwork.net and receive confirmation of receipt from The Professionals Network, LLC. No other form of cancellation will be accepted. I understand that all sales are final and that I will not receive credit for unused service, partial or otherwise, should I decide to cancel.



CODE OF CONDUCT

The Professionals Network, LLC including its affiliated companies including but not limited to Energy Solutions Network, LLC (dba Energy Network), Med Network, LLC, Ag Network, LLC, EN Residential, LLC, EN Supply, LLC, Waste Network, LLC, EN Engineering, LLC (hereinafter referred to as “The Company, The Company’s, or Company”), its Employees, its contracted Independent Consultants (ICs), and its contracted Referral Agents (RAs) are integral to The Company’s success and longevity. They are involved in the important aspects of marketing and facilitating sales of various products and services offered by The Company. These groups may work with each other, The Company’s executives, business partners, alliances and/or affiliates, in the processes designed by The Company to carry out sales of various products and services. Inherent in these roles is their professional duty to The Company, its clients and business partners, alliances and/or affiliates with which The Company engages or may engage. The highest ethical standards are required to avoid any conflict between these parties. To ensure its Employees, ICs, and RAs operate in accordance with such standards and that they employ exceptional business practices in performing their duties, The Company provides all parties with its Code of Conduct (COC).

The COC describes the principles, values, standards, and rules of behavior that guide all communications, decisions, procedures, and policies of The Company in a way that respects the rights of all constituents affected by its operations. As an employee, contracted IC, or contracted RA of The Company, I believe it to be my responsibility to adhere to The Company’s COC, as described above and detailed below:

Code of Conduct

The Company’s Tenets

All IC’s, RA’s, and Employees of The Company agree to abide by the following COC:

1. I will operate my business in an ethical, professional, and courteous manner. This means, among other things, the following:

I understand I must comply with the IC, RA, or Employee Agreement and with applicable law. I will perform my duties and responsibilities honestly and with integrity. I will not engage in deceptive or illegal practices. I will indicate to prospective customers who I am, why I have contacted them, and what products and/or services I am selling. I will not make false or misleading claims about potential earnings or about the benefits of using The Company’s products and/or services. I will not pressure any Clients or prospective Clients to operate in a financially irresponsible way, including, but not limited to, pressuring them to buy more products and/or services than they can reasonably use. I agree to not encourage or recommend that Clients or prospective Clients incur debt in order to participate in the business.

2. I will not make any misleading, unfair, inaccurate, or disparaging comparisons, claims, representations of The Company; its products and/or services, or commercial activities; other Persons; other companies (including competitors); or other companies' products and or services, or commercial activities.
3. I will do business in a manner that is free of harassment, intimidation, threats, and abuse. Harassment of any kind will not be tolerated, including, but not limited to, race, religion, physical and verbal abuse, or soliciting, encouraging, or consummating any inappropriate or unwelcome written, verbal, electronic or physical relationships, sexual advances, requests for sexual favors, or other physical, verbal, or visual behavior of a sexual nature, with another Company employee, IC, RA, potential customer, previous customer, or current customer.
4. I will not do or say anything that reasonably may be expected to have the effect of disparaging The Company or diminishing or impairing their goodwill and reputation for the products and/or services they provide, including but not limited to making statement that may negatively influence their referral sources and others who are involved in or affected by their services.
5. I will not act in any way, including actions outside the scope of my responsibilities, which could be considered detrimental to the business or reputation of The Company. The Company has the right to, in its sole discretion, determine what actions may be considered detrimental and take action against me accordingly.
6. I will not engage in activities that would bring disrepute to The Company or me, nor will I criticize and/or disparage The Company, its Employees, other IC's, RA's, as well as it's business partners, alliances and/or affiliates at any point.
7. I agree to render exemplary service to The Company's clients, potential clients as well as its business partners, alliances and/or affiliates with which The Company engages or may engage.
8. I will represent the brand as explained and required by The Company and will do so consistently, responsibly and without deviation.
9. I will be courteous and respectful of every person I contact in the course of performing my responsibilities and activities.
10. I will perform my business in a manner that will enhance my reputation and the positive reputation established by The Company, its principals, partners, alliances and affiliates with which The Company engages or may engage.
11. I am committed to providing an experience that provides added value for our customers and for our partners, alliances and affiliates with which The Company engages or may engage.
12. I agree to treat my fellow ICs, RAs, and The Company's Employees as well as our Partners, Alliances and/or Affiliates, and our clients and leads with mutual respect, honesty and integrity.
13. I will be honest and fair in my dealings as an IC, an RA, or as an employee, and am committed to fostering relationships that are fair, candid, truthful and worthy.

14. I agree to exercise candor in all interactions, and maintain a high regard for responsive and effective communication.
15. To the best of my ability I will not knowingly misrepresent the information I provide to The Company's clients, potential clients, management team, Employees, contracted ICs, and contracted RAs.
16. I agree to adhere to professional standards of conduct in helping The Company's clients attain their objectives.
17. I will hold my position and The Company in high esteem and strive to enhance The Company's prestige and image.
18. I agree to conduct my business in such a manner that might help raise the professional and ethical standards of those in my company and profession.
19. I agree to present accurately and honestly all pertinent facts essential to both The Company's and client's decision-making process.
20. I agree to not contact, either directly or indirectly, the Company's suppliers, partners, alliances, affiliates, advisory members, research partners, or any other advisors or consultants of The Company with which The Company engages or is currently discussing a business relationship with, without the prior expressed written consent by a C-level executive of The Company.
21. I will not communicate directly or indirectly with any of The Company's clients or potential clients. Clients and potential clients are tagged in the CRM by another IC thus I agree that I am required to first check the claimed accounts via the search protocol as defined by The Company which identifies claimed leads and/or companies to ensure that any and all potential accounts and/or leads I desire to make contact with are not being already being worked by another IC and/or their Referral Agents or affiliates. Should I discover that there is a pre-existing relationship and/or the appearance of a conflict, I understand that I am unable to proceed with that client or potential client without prior written approval by an Employee of The Company.
22. I will not encourage or participate in any way with any IC, RA, and/or Employee of The Company directly or indirectly to engage in any other sales, marketing, or services program.
23. I will remember that even my personal experiences and the benefits received from The Company's products, services and or programs, may be interpreted as an unauthorized "extension of labeling claims".
24. I will cooperate with other parties whose services necessitate the realization of The Company's clients' needs.
25. I will continue to actively support the growth of The Company by providing ongoing assistance and encouragement to my Customers, as well as other ICs, RAs, and/or Employees of The Company to ensure that their experience with The Company is positive.

26. I will not offer or solicit any other product, service, and/or opportunity to another IC, another RA, or business partner of The Company, or a similar product, service, and/or opportunity to a client of The Company without the direct and prior written approval by a Corporate Executive of The Company.

27. I will strive to perfect my skills, business acumen, and knowledge by keeping abreast of and educating myself on the developments within the various markets in which The Company does business.

28. In my role as an IC and/or employee, I must use my best efforts to utilize the training materials, tools, and or all available resources provided, so as to represent The Company and its clients as a knowledgeable consultant.

29. In my role as an IC and/or employee, I must use my best efforts to listen to the weekly conference calls and/or webinars either live or archived, so as to remain informed.

30. I will exert every reasonable effort to remain informed of applicable laws and regulations, and to observe them in the practice of my business.

31. I agree to comply with all anti-corruption laws both domestic and foreign, including the Foreign Corrupt Practices Act (“FCPA”), in all of the countries in which the Company does business. The FCPA requires that you never directly or indirectly (i.e. through an agent) make a payment or gift with the purpose of influencing the acts or decisions of foreign officials. There are some limited exceptions to this rule. Because the rules and exceptions relating to anti-corruption are complex, I shall consult with my own legal counsel regarding questions relating to compliance with the FCPA or anti-corruption laws.

32. I understand and agree that I am solely responsible for all financial and/or legal obligations I incur in the course of my business as an IC and will discharge all debts and duties as required of an IC.

33. I understand and agree that as an IC I am to attend a discovery call video session wearing a division appropriate branded polo of The Company or generic polo, business professional, or casual business attire. Additionally IC agrees to use approved division appropriate video background provided by The Company found in The Company’s WebOffice or an approved non-virtual background.

34. I understand that I am not to use my Company approved email account for personal email marketing emails, personal business marketing of my own, personal subscriptions, personal billing outside of the WebOffice fee, or any other purpose other than internal emails to Corporate according to the chain of command, emails to clients approved by the assigned Senior Account Manager post-discovery call, emails to potential clients prior to a discovery call, or partner communications approved by The Company.

35. I understand and agree that all email communications prior to a discovery call to potential clients or emails after a discovery call to potential and current clients, approved by a Senior Account Manager “SAM” assigned to the account, are to be done with the appropriate division email alias and never my personal email or division alias not applicable to the client or potential client.

36. I understand and agree that I am not allowed to mass market by email to clients or potential clients. I understand that mass marketing by email is defined as the same email being sent to multiple clients or potential clients manually at once by the TO: section, CC: section, and/or BCC: section or by sending out more than one email via an app or program to a list of clients or potential clients.

37. I understand and agree that once a lead is approved on the opportunity request form by The Company it must be entered into the Corporate approved CRM within 24 hours or it will have to be re-approved.

38. I understand and agree that I will follow the chain of command regarding communication as defined in the IC Agreement and Code of Conduct.

39. I understand and agree as an IC I must use The Company's provided phone system for quality control and assurance purposes for all client and potential client interactions.

40. I understand and agree not to use technologies outside of what is provided by The Company as they may interfere with the brand or branding of The Company such as free mail tracking apps that impose their branding into the signature.

41. I understand and agree not to modify my email signature or title without approval from an Employee of The Company.

The Company reserves the right to amend or revise this or future COC(s) at any time. Upon such revision or amendment, The Company will provide notice to all company Employees, contracted ICs, and contracted RAs with clarification if necessary, and post a copy of the revised or amended version within the The Company's WebOffice. Should The Company amend or revise future COC(s), an additional signature will not be required of the IC, RA, or Employee, for that COC to be considered as agreed to and legally binding.

I further understand and agree that this and/or any future revised or amended COC subsequently posted by The Company, supersedes any other current or prior COC entered into and/or executed between myself either as an individual and/or corporation and The Company, and that any and all current or prior understandings or representations that precede this COC are hereby terminated and canceled and are of no further force or effect.