

Lead Generation Agreement

1. Engagement

This agreement is entered between the (Independent Contractor) and LeadsPlus.us Subject to the terms and conditions of this agreement, LEADS PLUS engages Leads Generators as independent contractors of the Marketing Center.

2. General Terms of Agreement

A. Lead Generator understands that he or she is entering into this agreement as an INDEPENDENT CONTRACTOR AND NOT AS AN EMPLOYEE OF LEADS PLUS. Under this agreement, LEADS PLUS will not hold tax on agent compensation or provide any insurance, retirement, or other employee benefits to Agent. Agent's independent contractor status will define the parties' relationship. B. Lead Generator will be free to determine his or her own business hours and to choose his or her own target clients, marketing techniques, and sales methods. However, Lead Generator agrees to conduct business in compliance with the standards of Lead Generator conduct described by LEADS PLUS. Lead Generator also agrees with local, state, and federal laws that govern the merchant service industry, and by - laws and codes of the ethics of each trade or professional organizations of which Lead Generator or licensee is a member. C. During the entire time Lead Generator remains with the Market Center, Lead Generator agrees to place all merchant sales with LEADS PLUS D. Lead Generator agrees not to do anything by action, conduct, statement, or association that might damage the goodwill associated with LEADS PLUS name, trademark, or reputation, or cause the public to lose confidence in the LEADS PLUS organization. E. Lead Generator will have no authority to incur on LEADS PLUS behalf and promises to not sign any contract, agreement lease or not in the name of LEADS PLUS or open or maintain any back account under LEADS PLUS. Neither will Lead Generator open any investment account under the name of LEADS PLUS, nor endorse for collection or deposit in personal account any check, money order, or other negotiable instrument made payable to LEADS PLUS.

3. Compensation and Expense Allocation

A. For so long as Lead Generator association with the Market Center continues, all income earned from Lead Generators sales activities will be accounted for disbursed through the Market Center in accordance with LEADS PLUS Policies and guidelines. B. LEADS PLUS will share the commissions earned on all merchant sales in which Lead Generator represents a Market Center merchant in accordance with the commission splitting policies the LEADS PLUS orders generally to LEADS PLUS Lead Generators of the Market Center.

LEADS PLUS current commission splitting policies are described in Schedule I of this agreement. Lead Generator acknowledges that LEADS PLUS retains sole discretion to change these policies; Lead Generator compensation will be payable only from closed transactions, and Lead Generator may not draw or borrow against any compensation payment

4. Terms and Termination

A. Lead Generator associates with the Market Center will continue for an indefinite period. Either Lead Generator or LEADS PLUS may terminate Lead Generator association with the Market Center at any time, with or without cause or prior notice. B. Termination of Lead Generator association with Market Center will not terminate any of the continuing rights or obligations of either Lead Generator of LEADS PLUS under this agreement. C. When Lead Generator association with the Market Center terminates for any reason; all property, merchant accounts, and software rights belong to LEADS PLUS Lead Generator will no longer have rights to LEADS PLUS property. D. Lead Generator termination or association with the Market Center, LEADS PLUS will hold for review any and all sales commission residuals due the Lead

Generator and reserves the right to retain commissions for 180 days (6 months) due to any legal or charge back that could arise out of the sales unethical sales practices of solicitation or merchant account.

5. Miscellaneous Provisions

A. If any provision of this Agreement is found to be void or unenforceable by any court or arbitration panel, the finding will have no effect on any other provision of this Agreement, and all other provision will remain in full force and effect. B. This Agreement, including any Policies and Guidelines that LEADS PLUS issues or constitutes the agreement and understanding between the parties and supersedes any prior agreement or understanding relating to the subject matter of this Agreement. No change, amendment, or waiver of any provision of this Agreement will be binding unless in writing and signed by Lead Generator and LEADS PLUS.

Schedule A – Appointment Setter

Definition of a qualified Sales Appointment that counts towards your weekly lead bonus

- 1 Agent meets with the owner
- 2 Merchant has statement

Dial/lead Bonus Program

5 Sales appointments are required to qualify for click bonus per week

Per Day	Weekly	Qualified Transfers	Bonus
250-	1499	5-9	\$100.00
300	1500	10	\$150.00

Weekly Performance Bonus Weekly

To qualify for the Performance Bonus

\$100 per week after 30 Days in the program

\$150.00 per week after 60 Days in the program

Sales Commission

Software Sale \$250.00

Free Software Placement -\$25.00

x _____ Date _____

Lead Generator

* Click Bonus – Lead Bonus paid on “previous” week production.

*** All sales must install to receive monthly sales bonus.

**** Installation of equipment is required before sales commission are paid.

SALES PARTNER PROGRAM

This program requires \$295.00 Registration fee

Dial and Lead Bonus

Dials Per Day	Appointments	Weekly Bonus
250	10-2	\$150.00

Performance Bonus

after 30 Days \$100.00

Sales Commission Per Sale

Software Sale	\$200.00
Free Software	\$25.00

Residual Income!

RESIDUAL INCOME [50 percent %]

In order to qualify to receive Residual income you must meet all of the requirements of the Marketing Agreement. Residual income is paid according to the following schedule starting with the very first installed merchant submitted. Monthly residual percentage of contractors Portfolio net residual shall be paid under this agreement according to this agreement. LP will disclose sales agent monthly merchant residual report to verify residual.

RESIDUAL INCOME MONTHLY

Two (2) sales per month are required to receive residuals. Sales agent is (100%) vested after 2 years Disbursement of residual income is as follows: Residual income earned as of the 30th of a calendar month will be paid by the 30th of the following month. In most cases it takes 45 days to board a new merchant.

x _____ Date _____

Lead Generator

* Click Bonus – Lead Bonus paid on “previous” week production.

*** All sales must install to receive monthly sales bonus.

**** Installation of equipment is required before sales commission are paid.

Schedule A –

Cash Advance

CASH ADVANCE COMISSION SCHEDULE

Appointment setter will receive 5% of gross funding. Any sales funded Monday thru Friday will fund Friday of the following week.