



ISIFBusiness

CONTRACT FOR INDEPENDENT ISIF REPRESENTATIVE STATUS

This Treaty comes into force on this date and thereafter, subject to acceptance and approval of the Agreement by the IUIF Corporation (hereinafter referred to as ISIF), as well as by the person who is ready to follow the terms of the Agreement and become an Independent ISIF Representative, to sell ISIF products and services.

Independent Representative must agree to the following:

1. The Representative will maintain their own business, purchase ISIF products and services at their own expense, encourage the sale of ISIF products and services and comply with all rules and regulations. ISIF rules and regulations, which will be amended from time to time, including provisions in the Ethical Code for ISIF Representatives and the ISIF Marketing Plan, as well as the conditions for maintaining the privacy at ISIF, are set forth in this Agreement.
2. The Representative is an independent contractor (in all respects, including for tax purposes) and can not be regarded as an employee, legal Representative or agent of ISIF or any other Representative of ISIF. The Representative shall bear any responsibility for all contracts of sale of ISIF products, signed by them with clients, Representatives or other competent persons.
3. ISIF will, within reasonable limits, provide ISIF products in the amounts requested by the Representative. This Treaty shall not be regarded as a contract of sale. The indicated sales are made on the basis of individual purchase contracts entered into in electronic form (at the time of payment for products and services) between the Representative and ISIF.
4. During the term of this Agreement and for three (3) years after termination, the Representative shall maintain the confidentiality of trade secrets, formulas, systems, marketing and distribution of commercial information and literature, which has been acquired as a Representative during the term of this Agreement, and must not use named information directly or indirectly, except in connection with the activities of the Representative hereunder.
5. The Representative is obliged to conduct their business in such a way as to enhance the reputation of the ISIF, its trademarks and brand names. The Representative shall comply with all established laws of the country of residence and formalities necessary for the implementation of activities under this Agreement. Upon request, an ISIF Representative must provide written confirmation of compliance with any formalities in a form acceptable to ISIF.
6. a) In the event that ISIF has reasonable grounds to believe that the Representative has violated any provision of this Agreement, the ISIF Representative Ethical Code or any other document, ISIF has the right to solely at its discretion immediately suspend and / or terminate the work of the Representative unilaterally by serving the Representative with

electronic or written notice.

b) ISIF is entitled exclusively at its sole discretion and for any reason to suspend and / or terminate this Agreement with prior written notice to the Representative; such prior notice shall be deemed sufficient.

7. The rights and responsibilities of the Representative under this Agreement may not be transferred to another person without the prior written consent of ISIF, which ISIF may deny for their consideration.
8. The Representative understands that the signing of this Agreement and the purchase of ISIF services or products or distribution costs is a sufficient condition for acquiring the status of the Representative. If the Representative decides to cease his activities as a Representative of ISIF, he must send ISIF electronic or written notice of termination of this Agreement.
9. The Representative is aware that if his / her spouse is helping in business development for the Representative, the spouse has no rights of a Representative and that the Representative is responsible for compliance of the spouse participating in the activity of the Representative, all rules and regulations established for the Representatives of ISIF.
10. After the date of cessation of activity as a Representative, the Representative and his / her spouse may reapply for the status of ISIF Representative or participate in the activities of another member only after the expiry of six (6) months.
11. ISIF is not liable for any losses caused by any Representative due to the breach, termination or suspension of this Agreement, regardless of whether the possibility of occurrence of such damage is known by ISIF.
12. This agreement is binding and is legally binding on all parties, their successors and assignees. In the event that any provision of this Agreement is held invalid or can not be realised under compulsion, it will not affect the validity of the other provisions of this Agreement.
13. Acting pursuant to this Agreement, the ISIF Representative is solely responsible for the implementation of legislative acts in force in the location of the Representative, including those relating to advertising and commercial mailings. The Representative has the right to use the ISIF brand designation together with the mandatory addition of "Independent Representative", but has no right to use trademarks and trade designations of other ISIF business partners without prior written permission.
14. Consideration of any disputes arising under the Contract Representative or associated with him / her shall be made exclusively in the courts of ISIF jurisdiction, determined in accordance with established rules of jurisdiction.
15. The Representative acknowledges that ISIF Company may seek to have certain personal identification information from the Representative. It is necessary to perform these obligations under the Contract Representative and the Representative of the software product and necessary service. The Representative is aware that his / her information can also be used to send him / her materials or products and services, as well as other commercial information, including information about the products of ISIF business partners.
16. Personal information provided by Representatives (including name, address, phone number, email address, credit card information, banking information relating to payments) can be used ISIF for different purposes, in particular for verification, and implementation of orders,

administrative, marketing, Publication, communication purposes, as well as for ensuring compliance with the Company, to provide customers with contact information for ISIF Representatives to ensure the Representatives access to the records of the organizational structure, in particular access to all data relating to the subordinate Representatives for the Representative to use regular e-mail and information related to proposals for products and services, including those products and services provided by affiliates and partners of ISIF, as well as in connection with banking systems that provide ISIF their services, such as processing payments made with a credit card. Companies related to or affiliated with ISIF, ISIF and partners are entitled to receive the above information. ISIF is also entitled to find and use information to establish the physical and legal persons suspected of damaging ISIF or other persons, to establish a connection with the named individuals and for legal action against them. In particular, ISIF may provide available information to legally authorized persons in the case when ISIF considers the transfer of this information necessary.

17. The Representative agrees to indemnify ISIF, its officers, directors, employees, agents and other Representatives of the damages, losses, and not to impose on them the costs (including attorneys fees) or other costs, from the above claims, damages, losses, costs, or costs directly or indirectly caused by or associated with violation of the Representative of any of the provisions of the Treaty, in violation of regulations and rules, regulations and instructions of ISIF, in violation of the rights of any party, in particular the right to privacy, intellectual property rights and other proprietary rights . Liability for damages of any kind, arising from the Company or third parties caused by the Representative falls directly on the Representative as an independent contractor, in accordance with applicable law.
18. From the moment the Representative acquires the status of ISIF Representative, as determined in accordance with the rules approved by ISIF, the Representative for the entire term of this Agreement the Company has ISIF services to support and expand ISIF sales, involving a group of independent Representatives (ISIF contractors), by facilitating the placement of orders for ISIF products from this group of Representatives. To this end, the Representative attracting new business Representatives to disseminate ISIF product, bring to the attention of the Representatives information about the ISIF Company, its products and services, information about conditions of cooperation with ISIF (including information on the form of agreements between ISIF and Representatives in the procedure of conclusion of such treaties, statutes, rules, regulations and directives adopted by ISIF), advising of Representatives on ISIF sales in order to increase ISIF sales, monitors compliance with independent Representatives of regulations and rules, regulations and instructions adopted by the ISIF Company in order to maintain the high ISIF Reputation, its products and services, and perform other actions necessary to perform the services described above.
ISIF shall pay the Representative the various types of remuneration for services rendered in accordance with this Article of the Treaty, taking into account the conditions and requirements of the ISIF marketing plan, which (with all amendments and supplements) is an integral part hereof. Remuneration for services consists of the following types:
Remuneration for sales, commission for assisting in the sales of Representatives in their groups, and is calculated in accordance with the methodology specified in the ISIF Marketing Plan. Remuneration is calculated and paid by bank transfer to the ISIF Representative or an internal ISIF account.
19. Services hereunder, shown by Representatives during a certain period of time agreed upon and specified by the Parties within three (3) days from the closing period. Claims by the Representative on the calculation of remuneration for ISIF services rendered shall be made within 3 (three) days from the closing period. Remuneration and commission fees will be

paid within 15 (fifteen) days to the internal account of ISIF Representatives and within 30 (thirty) days to the bank accounts of Representatives since the beginning of the month following that during which the services are rendered.

20. The ISIF Representative bears full responsibility for the provision of tax returns and the payment of taxes and duties in accordance with the laws of the country of residence of the Representative. ISIF is not liable for any tax or other payments made to its independent Representatives.