

Consultant's Agreement And...

The Best Just Got Better Financing Plan & Double Guarantee

How to protect your investment,
guarantee your success and create
a 6-figure personal income...
100% RISK FREE!

*Successful people base their lives on
quantifiable results... not time, effort, or motion.*

TopLine
Business Solutions

TopLine Business Solutions

For dramatic bottom line results!

Consultant's Agreement

Dated the _____ day of _____ 20_____

Between;

1) TopLine Business Solutions, and

2) _____ (the Consultant)

Terms and Conditions

As a TopLine Business Solutions trained Consultant, I understand and agree to the following:

1. I declare that I am not an employee of TopLine Business Solutions. I am an independent contractor and as such I am responsible for applicable State and Federal taxes and Social Security contributions. I acknowledge that I must pay these taxes and contributions along with any state sales taxes that are due as a result of my sales.
2. I understand that Martin Howey and TopLine Business Solutions assumes no responsibility for any advertising, marketing or promotional material or media that differs from the suggested sales material as provided by TopLine Business Solutions.
3. I understand that I am not buying a franchise and I have no territorial rights of any kind. I also understand that I am free to operate my business under my own trade name.
4. I agree to protect the name and reputation of Martin Howey and TopLine Business Solutions and hold its directors, officers and employees harmless from any disputes, litigation or ill will caused by me or my actions.
5. All proceedings in any way, manner or respect, arising out of or from or related to this agreement or other agreements shall be litigated in courts having status within the City of Mesa or County of Maricopa, State of Arizona. The Contractor hereby consents and submits to the jurisdiction of any local, state or federal court located within the said city, county and state.
6. I understand that as an independent contractor, I am responsible for all disputes that may occur with my clients. I am also responsible for refund of monies for services or products requested by my customers.
7. I further agree that in the event of conviction of a criminal offense, bankruptcy or an act of gross misconduct or gross negligence that brings the good name and/or reputation of Martin Howey, TopLine Business Solutions or its officers, directors or employees into disrepute, I will cease to associate myself with or use any materials that identify me or my consultancy operation with Martin Howey, TopLine Business Solutions or any of its directors, officers or employees.

Confidential Information

1. I acknowledge that all books, manuals, reports, training materials, and software is furnished to me in confidentiality, and is for my own personal use in my consulting business. I further agree that none of these items or materials will be copied, sold, given to, loaned or shared with any party outside of a legitimate consulting arrangement.
2. I will ensure that any persons employed or engaged by me in any capacity shall be made aware of the terms of this non-disclosure agreement and I will ensure that no such employees breach said terms.

Inadvertent Disclosure

1. Neither party shall be liable for disclosure of any confidential information if that information:
 - 1.1. Was in the public domain at the time it was disclosed.
 - 1.2. Is disclosed inadvertently despite the exercise of the same degree of care as the disclosing party takes to preserve and safeguard its own confidential information.

In the event of a dispute between the parties, the parties will attempt to resolve the dispute to the best of their abilities. If a satisfactory resolution cannot be reached, an agreed upon independent arbitrator may be appointed. The expenses of such arbitration shall be shared by the parties.

This document including Addendum 1 forms the entire basis of this agreement. No verbal representations have been established, nor will they be considered without a written and signed (by both parties) addendum to this agreement.

Signed on behalf of:

TopLine Business Solutions _____
Signature

Consultant _____
Signature

Address of Consultant: _____

Investment Schedule

Total Investment: The total investment for the TopLine Business Solutions Consultant's License is \$20,000 USD.

Training Fee: A one time training fee of \$12,500 USD is made upon execution of the Consultant's Agreement.

Ongoing Revenue: An amount equal to 10% (ten percent) of the gross revenues earned by the consultant shall be paid to TopLine on the first day of each subsequent month, until a total of \$20,000 USD has been reached (including the Training Fee).

Minimums: There are no minimum payments of any kind. If money is earned from consulting fees, a payment to TopLine is expected. If no revenue is generated, no payments are due. Obviously, it is in TopLine's best interest to provide you the support and assistance you need to become as successful as possible as quickly as possible in order to recover the \$7,500 balance. And of course, it's in your best interest to pay TopLine that \$7,500 because you will have earned \$75,000 in the process.

Addendum 1

The Best Just Got Better Financing Plan & Double Guarantee

I'm Willing To Finance \$7,500 Of Your Tuition With NO Interest!

What this means is, with the investment for our TopLine Consultant's Business opportunity currently at \$20,000, you only pay \$12,500 to cover the cost of training. The balance of \$7,500 is then paid at the rate of just 10 percent of what you earn from your consulting activities.

If you do the math, you'll quickly see that in order for you to pay your \$7,500 debt, you'll have to earn \$75,000 in consulting fees.

I'm an impatient person. If I charge someone just \$12,500 for a program that is significantly better than one I've charged someone else \$56,000 for, PLUS \$2,200 per month... and I finance an additional \$7,500 for them... I don't want to wait a year to recover my investment. And if I know that that the only way I'm going to get my \$7,500 back is if that person is incredibly successful, it puts a tremendous amount of pressure on me to ensure their success.

Now if the shoe were on your foot, what would you do? Would you sit by and let them slide? Or would you work your tail off to see that they have every possible advantage... that they were as successful as possible as quickly as possible? Well, I don't think it takes too much to figure out what I'll do for you.

The bottom line is, you pay me \$12,500, I train you and give you all the support and help you need to be successful, and then you pay me a dime for every dollar you earn from your consulting fees until the \$7,500 that I've financed for you is paid in full. You attend training, walk away and don't do anything? You don't owe a dime. The ONLY way you pay is if you are successful. And my job (if I want to be paid) is to help you get there as quickly as I can.

Your Unique DOUBLE Guarantee!

Now about the \$12,500 you'll pay for training. That too, is guaranteed. You attend the first full day of training, and if you're not convinced that the program is everything I've said it is, and that you really can earn the kind of money I'm telling you that you can and that others have... I'll refund your entire \$12,500 and you can walk away with no hard feelings.

You see, the way I look at it is, if I can't deliver for you, you shouldn't have to pay. I'll want you to ask... in fact, I'll demand that you ask for your money back if I haven't shown you how effective the program can be for you.

Now have you ever heard of a double guarantee like that? My guess is that you haven't. I'm guaranteeing your training AND your success. It just doesn't get any more risk-free than that.

Martin Howey

Martin Howey, CEO
TopLine Business Solutions
480-969-1738