Blue Rose Technologies LLC 7950 NW 53rd Street, Suite 337, Miami FL, 33166, USA

www.bluerose-tech.com



CONSULTANT RIGHT TO REPRESENT AGREEMENT

This agreement is made by and between **Blue Rose Technologies LLC (BLUEROSE)** with its primary business location at **7950 NW 53rd Street, Suite 337 Miami, FL 33166** and Applicant (henceforth, referred to as "Consultant").

Objective: This agreement bestows BlueRose with the Right to Represent the Consultant to promote and blend measures to discover career placement prospects. This authorization shall initiate immediately on the date of submission of this BlueRose application.

BlueRose consents to the below-mentioned terms:

Services: BlueRose conforms to employ its soundest measures to furnish a designation that best fulfils the Consultant's requirements. BlueRose list of services will comprise screening, solicitation, and analysis of career possibilities. BlueRose will engage its most promising endeavors to acquire detailed attributes on all considered/available placements that, in the view of BlueRose, will best suit the Consultant's skills.

Consultant agrees to the subsequent terms:

- 1. <u>Authorization</u>: The Consultant authorizes BlueRose to advance their resume and represent their candidature for all jobs for which the Consultant is qualified. BlueRose clients incorporate the general contractor as well as the ultimate site for which the Consultant will operate.
- 2. <u>Permissions:</u> By endowing approval to BlueRose to present the Consultant for a specific position, the Consultant thus proclaims that they have not consciously been presented nor have they granted consent for submission of their resume to the hiring institution via any different parties, nor endowed permission to any other agent, whosoever it might be, to submit them for the exact same position. Also, the candidate will not permit or authorize any other representative to submit him/her as a candidate for this position after such time Consultant has approved submission through BlueRose.
- 3. <u>Understandings</u>: The consultant understands that this agreement in no way does form an offer or a contract of employment. If an offer of employment is to be extended, the same will be done in a separate series of documentation by an authorized representative of BlueRose.
- 4. BlueRose will assist the consultant with various services cited above, which will finally lead to employment for them to work at our client/prime vendors' W2.
 - a. Direct Hire Positions: Incase, the consultant has got to work on prime vendor/client's W2, then the Consultant agrees to pay <u>10</u>% of the annual gross salary in recurring Auto Debit Method.
 - b. For Full Time/W2 roles, Candidate needs to pay \$1500 upfront to BlueRose once he receives an Offer Letter & \$5000 after successfully joining the Full Time position with the client.
 - c. Contract/Corp-to-Corp/1099 Positions: The Consultant will be paid Flat 80% on 1099 or a Flat 80% to their corporation.
 - d. If Consultant needs any additional support, there will be a base fee of \$600 & will be charged in the first installment.
- 5. BlueRose will be charging the payment as per the pay calendar of the consultant.



Blue Rose Technologies LLC

7950 NW 53rd Street, Suite 337, Miami FL, 33166, USA www.bluerose-tech.com

- 6. Covenant to Non-Compete / Non-Interference: It is agreed that Consultant, during BlueRose placement efforts, may come to develop certain relationships with BlueRose clients and/or vendors which may lead to an awareness of other services desired by BLUEROSE clients and/or vendors. Consultant admits that without BLUEROSE's exposure, he or she would not be aware of the services represented. Therefore, during the period in which Consultant is being marketed for job opportunities by BLUEROSE and for twelve (12) months thereafter, Consultant agrees not to approach, communicate or engage BLUEROSE clients directly or indirectly to provide like services. If BLUEROSE finds a project and the consultant is unable to join the project for any reason, BLUEROSE has the right to approach arbitrator to resolve the issue. Consultant agrees, acknowledges, and understands that BlueRose will expend considerable resources and goodwill in procuring the job placement for the Consultant. The Consultant further agrees, acknowledges, and understands that once the Consultant has procured the job placement if he/she fails to join the Project, the Consultant will be fully liable for damages to BlueRose.
- 7. Covenant Not to Solicit: While the Consultant is obtaining marketing advantages from BlueRose for 12 months immediately thereupon, Consultant consents to pay BlueRose liquidated damages and not as a penalty, if they directly or indirectly request or propose any services to BlueRose clients. The word "Client" here refers to the direct or indirect client/vendors/companies involved in the business transaction wherein the Consultant has been introduced via BlueRose.
- 8. <u>Acceptance:</u> BlueRose and Consultant hereby acknowledge receipt of a copy of this agreement. By deciding to join the BlueRose Network and signing up for the same, the Consultant thus accepts the terms of this agreement. The consultant also owns that this agreement does not vest any obligation owed to the Consultant by BlueRose and is in no manner a guarantee of employment.
- 9. BlueRose shall market the resume furnished by the Consultant, or BlueRose shall formulate resume, as per discussion with the consultant, and the consultant takes full accountability for the contents of the resume. The consultant further agrees that they are eligible to lawfully work in the United States and conform to provide appropriate documents upon request. Once Job placement is procured, the Consultant will sign and be bound by the attached Exhibit "A"- General Contract for Services from BlueRose or its subsidiaries for the initial Twelve months, which constitutes a portion of this agreement, and which is payable by recurring auto-debit method and shall be signed by the Consultant no later than the date of commencement of the project.
- 10. **Arbitration:** In case of violation of the above-mentioned agreed-upon covenants, all assertions and disputes emerging under or relating to this agreement are to be resolved by binding arbitration in the state of New Florida.

I agree and confirm to use the services of BlueRose, which is assisting me in finding a project, and that I am giving my approval and complete access to marketing email / Gmail account and Google voice phone number for the same purposes. An RTR agreement once signed by the consultant, cannot be revoked.

Sourcing Manager Name	:		_
Consultant Full Name	:		_
Consultant Mobile Number	:		_
Last 4 Digits of Consultant's SSN	:		_
Consultant Residential Address	:		_
Signature of the Consultant:		D	ate: