

Brand Ambassador Contract

This Agreement is executed on Thursday, August 26, 1971 by and between the following:

Ambassador Name

Morbi vel

Company Name

Sed ante. V

Brand Ambassador Email

sburke@example.com

Company Email

library@example.com

Address of Ambassador

014 Talmadge Circle, 05 Kensington
Lawrence, Ge, 30245

Company Address

014 Talmadge Circle
Lawrencevill, Ge, 30245

Overview

The Company is engaged in the manufacture and sale of Supernatural Light bulbs that intend to expand its reach for recognition and sales; the Brand Ambassador is a recognized personality and in a position of influence providing reviews and advocating efficient electronic appliances.

The Parties agree and acknowledge that the Brand Ambassador shall perform promotion services in connection with Company through the Company's social media channels, including but not limited to Twitter, Facebook, Instagram, Youtube, Pinterest, among others.



Compensation Agreement

As full compensation and consideration for the full and complete performance of all the work and other obligations under this Agreement and all costs, the parties affirm that Client shall pay the agreed amount of Curabit the full (the "Contract Price") upon the fulfillment of the duties and obligations of the Brand Ambassador.

Product Use and Ownership

The Brand Ambassador shall be provided products by the Company at no expense for the benefit of the Brand Ambassador. The Brand Ambassador agrees that in such provision of products, the Brand Ambassador can not, and may not subject the products provided for resale.

Should the Brand Ambassador decide to discontinue the use, return, or sell the products, the

Brand Ambassador shall notify the Company prior to such action.

Copyright

The copyright of the work created by the Brand Ambassador shall remain with the Brand Ambassador. Any reproduction of the works after the duration of the Agreement shall require consent with the Brand Ambassador or may require a new Agreement between the Company and the Brand Ambassador.

Confidentiality

The Parties to this Agreement may not disclose to any third party, the use of the works engaged by the Brand Ambassador with the Company without the other party's written consent. Neither Party may sell, nor disclose with any third party any proprietary or confidential information acquired by them in the course of their engagement with the other, without the written consent of the other party.

The Brand Ambassador agrees to return to Company all confidential documents, records, or any information owned by the company upon the termination of the Agreement. In case of failure to return the confidential documents, records, or information, the Brand Ambassador shall notify the Company and shall agree on how such information shall be disposed or returned to the Company.

Period and Termination

This Contract shall remain effective and enforceable for a period of 6 Months, beginning on the date of effectivity of this agreement up until the year thereafter, unless prematurely terminated by either party.

Should any party decide to terminate this Agreement prior the date of maturity, the party shall notify the other at least thirty (30) days prior the termination date.

Representations and Warranties

Representations and Warranties: The Company acknowledges and understands that:

1. Brand Ambassador has the unrestricted right and authority to perform the duties and deliverables that conform to this Agreement;
2. the deliverables by the Brand Ambassador is original;
3. all duties and responsibilities by the Brand Ambassador is compliant with the applicable laws, rules, and regulations of the State agreed upon by Parties, to be performed in this Agreement;
4. The work of the Brand Ambassador will not contain defamatory, disparaging or offensive content to any product or business, or be involved in any pornographic or be contrary to any religious beliefs.

Separability clause

Should any of the provisions of this Agreement be held invalid by any competent court, the same shall apply only to the said provision and the remaining provisions hereof shall remain valid and enforceable.

Agreement Modification

No modification or alteration of this contract shall be considered as having been made unless otherwise executed in writing and duly signed by the parties hereto.

Judicial Action

Any action arising from or brought under this Contract shall be filed with the proper courts of Indiana, to the exclusion of all other venues that are hereby expressly and willingly waived by the parties.

IN WITNESS WHEREOF, the parties hereunto have signed this Agreement on Thursday, August 26, 1971 .

Brand Ambassador's Name

Morbi vel



Company Representative's Name

Sed ante. Viv



