

## Right to Represent (RTR) Authorization & Consent Form

Exclusive Agency Representation Agreement — Confidential & Legally Binding

This RTR Consent Form is signed on this \_\_\_\_\_, by: \_\_\_\_\_  
“Vendor” (hereinafter “Vendor”) for Candidate [\_\_\_\_\_], residing at  
[\_\_\_\_\_] **COMPSCIPREP LLC** (“Agency”), a subcontractor to Prime Vendor  
\_\_\_\_\_, exclusively representing the Candidate to Prime Vendor’s partner client  
\_\_\_\_\_, located in \_\_\_\_\_ for \$ \_\_\_\_\_ per hour on \_\_\_\_\_  
(all inclusive) for a **40 hour/week** schedule with timesheets attested and uploaded to Client system.

### 1. PARTIES INVOLVED

The parties to this Agreement are identified in the preamble above. This Agreement governs the exclusive representation of the Candidate by the Agency for the purpose of placement with the Client identified herein.

### 2. SCOPE OF REPRESENTATION

The Vendor hereby grants the Agency the **exclusive right and authority** to represent the Candidate for the position of [\_\_\_\_\_] with the Client. The Vendor agrees that the Agency will serve as the **sole intermediary** between the Candidate and Vendor, as well as Vendor’s partner client, \_\_\_\_\_.

### 3. EXCLUSIVITY CLAUSE

The Vendor acknowledges that:

- The Agency is the **sole entity authorized** to represent the Candidate for the specified role.
- The Vendor **shall not engage with any third parties, recruiters, or other entities** for the same position for a period of **thirty (30) days** from the date of this consent form.
- During the interview process and any engagement with the Client, Vendor agrees the Candidate shall **represent herself/himself solely as a Vendor’s contractor** and **shall not misrepresent or indicate any other employment relationship**.
- Any actions or agreements entered in violation of this exclusivity clause shall **immediately void this Agreement** and may lead to further legal consequences.

### 4. NON-CIRCUMVENTION CLAUSE

The Vendor expressly agrees and understands that:

- **Under no circumstances** shall the Vendor attempt to bypass the Agency by directly or indirectly engaging with the Client, or any affiliated entities regarding the specified role, either personally or through another recruiter, consulting firm, or third party.
- Any such attempt to **circumvent the Agency’s involvement** shall be considered a **deliberate breach** of this Agreement and will result in **immediate disqualification from further representation**.
- Any efforts to circumvent this Agreement may lead to legal action to enforce the Agency’s contractual rights, including but not limited to seeking **damages for lost revenue, injunctive relief, and other legal remedies** pertaining to diminution of Agency’s reputation.
- This restriction remains in effect for **thirty (30) days** from the date of this consent form and shall extend **indefinitely** should the Candidate secure an engagement for this role.

### 5. PROHIBITION ON DISCUSSION OF COMPENSATION AND CONTRACT TERMS

The Vendor acknowledges, understands, and agrees that:

- **Under no circumstances** shall the Candidate discuss, negotiate, disclose, or inquire about compensation rates, billing structures, employment terms, or contract provisions with Vendor or Client or any of their representatives, employees, hiring managers, or affiliates.

- Any compensation-related discussion or attempt to renegotiate terms without the direct involvement of the Agency shall be considered an **unauthorized breach of confidentiality** and a **violation of the Agency's contractual and financial interests.**
- Any violation of this provision shall be deemed a **material breach** of this Agreement, resulting in:
  - **Immediate withdrawal** of the Candidate from consideration for the role.
  - **Permanent disqualification** from future representation by the Agency.
  - Potential legal action, including but not limited to:
    - **Seeking monetary damages** for lost revenue.
    - **Issuing a cease-and-desist order** to prevent further engagement.
    - **Enforcing contractual non-circumvention** through legal proceedings.
- The Vendor further acknowledges that **breaching this provision may cause significant financial harm** to the Agency, and the Agency retains the right to seek any and all available remedies under the law.

## 6. CONFIDENTIALITY AGREEMENT

The Vendor acknowledges and agrees to maintain **strict confidentiality** regarding all aspects of this engagement, including but not limited to:

- **Compensation details**, contract terms, and all communications between the Agency and the Client.
- **Client information**, including but not limited to Vendor or Client organizational structure, interview process, hiring preferences, or proprietary recruitment methods.
- **Any proprietary or sensitive data** shared with the Candidate during the recruitment process.
- Any unauthorized disclosure of confidential information, whether intentional or unintentional, **shall be considered a material breach of this Agreement** and may result in **immediate termination of any assignment**.

## 7. ACKNOWLEDGMENT AND LEGAL CONSEQUENCES

By signing below, the Vendor **acknowledges, understands, and agrees** to all the terms and conditions outlined in this consent form. Furthermore, the Vendor affirms:

- That they are entering this Agreement **knowingly and voluntarily**, having read and understood all provisions in their entirety.
- That these commitments are made **under penalty of perjury**, and any misrepresentation or breach may result in **immediate legal recourse**.

**Vendor Signature:**

**Printed Name:**

[  ]

**Company Name:**

[  ]

[  ]

**EIN Number (Last 4 Digits):**

[  ]