

GET PAID TO TEACH™ Resource Form

Date: _____
Bonus Code: _____

Please Print Clearly

Name: _____
Address: _____
City: _____ State: _____ Zip: _____
Phone: _____ Mobile Phone: _____
E-Mail: _____

GET PAID TO TEACH™ Program

\$395.00

After receiving your \$395 investment, we will do the following:

- Create, Optimized and Upload your web site to search engines
- Create a flier with your bonus code and web site URL embedded
- E-mail your two FREE E-Books
- Create 1,000 Business Cards
- E-mail your training manual
- Provide 30-day hosting

If applicable, please include
BONUS CODE)

12 MONTH - 100% GUARANTEE PLUS 50% COMMISSION!

GUARANTEE #1 100%, No Risk, No Hassle, 12-Month Guarantee.

GUARANTEE #2 Three Times Guarantee or Complete Refund!

GUARANTEE #3 Ongoing Support.

Check # _____
Check Amount \$ _____

No Cash Accepted

Make check payable and Mail to:

VChase Investment Group, LLC
P.O. Box 4613
San Dimas, CA 91773

For your records, please sign and
mail the agreement with this invoice.

THANK YOU

APPOINTMENT OF INDEPENDENT CONTRACTOR

This agreement is entered into between you (the "Independent Contractor") and VChase Investment Group, LLC (the "Company"). It is agreed by the Independent Contractor and the Company as follows:

1. **IDENTIFICATION OF INDEPENDENT CONTRACTOR:** The Company has appointed the Independent Contractor as its representative for sharing information set forth in the Get Paid to Teach™ Manual to generate funds for the sale of its products and services at gatherings of potential buyers known as Entrepreneur Parties, web site and teleconferences. Independent Contractor understands and agrees that he or she is an Independent Contractor and not an employee of Company. It is understood that Independent Contractor must comply with all of their applicable state requirements necessary to be qualified as an Independent Contractor. The parties agree that no employer/ employee, joint venture, franchise, partnership or agency relationship is created by this agreement, but that the relationship of the Independent Contractor to the Company shall be that of an independent contractor.
2. **TERM:** The term of Independent Contractor's appointment shall begin upon Independent Contractor's payment to Company of \$395.00. Appointment pursuant to this agreement may be ended by the Independent Contractor or the Company at any time and for any reason.
3. **COMPANY RESPONSIBILITIES:**
 - a. To pay commissions to Independent Contractor, on all purchases of Company products made by any persons whom Independent Contractor has personally recruited to act as a representative for Company's products or services and after which prospective representative has been approved and accepted by Company. Any returns may be charged back or deducted from commissions or other sums payable by Company to Independent Contractor.
 - b. Company may change suggested retail prices, discounts, commissions, transportation charges, contest rules and active status requirements at any time. Company will give Independent Contractor at least 10 days prior notice of: 1) any changes to contest rules and active status requirements; 2) increases in suggested retail prices and transportation charges; and 3) decreases in standard discount and commission schedules. Written notice may be given by posting notice on the Company website(s).
 - c. No geographical territories or limits concerning sales or recruiting within the United States are imposed on Independent Contractor. Company reserves no right of control or direction of Independent Contractors activities, other than the right to question results.
 - d. If after 1 year of initial investment Independent Contractor reasonably uses program and doesn't generate three times the initial investment, Company agrees to fully refund to Independent Contractor his or her initial investment.
 - e. Company agrees to create a one page web site for Independent Contractor for the purpose of selling Company's products and services. Company will also provide 30 days free web hosting and thereafter the rate shall be \$30.00 per month. Upon termination of the agreement Independent Contractor's personal website with the Company shall also be terminated.
 - f. Get Paid to Teach™ Kit and two free gifts shall be e-mailed to Independent Contractor.

- g. There will be no direct sales from Company to the Independent Contractor's customer without a commission being paid to said Independent Contractor provided that Independent Contractor is at the time of sale contractually affiliated with Company as set forth herein. Company will not accept an order directly from customer without the name and identification number of customers Independent Contractor. It is understood that commissions will be charged back To Independent Contractor due to product returns by customers.
 - h. Company shall pay Independent Contractor all revenue generated in accordance with the commission schedule set forth in the Affiliate section of VSchools.org.
- 4. SALES: All sales by the Independent Contractor shall be at prices and terms set from time to time by the Company. Additionally, Independent Contractor understands and agrees that prices for all products and services are established by the Company and that any price alteration shall be valid upon acceptance and acknowledgment in writing by a duly authorized officer of the Company.
- 5. INDEPENDENT COUNSEL: Independent Contractor understands and agrees to recommend to all prospects and clients that they seek their own financial, legal, professional, and/or investment advice. Information shared from the Get Paid to Teach™ Manual is strictly informational and should not be given as legal advice.
- 6. NON-ACCEPTANCE OF PAYMENT: Independent Contractor understands and agrees not to accept any form of payment on behalf of Company. If an attendee chooses to secure a product or service, Independent Contractor will provide them with a resource form which Independent Contractor shall, have attendee seal and mail to VChase Investment Group, LLC, P.O. Box 4613, San Dimas, CA 91173.
- 7. COPYRIGHT OWNERSHIP: Independent Contractor acknowledges and agrees that Company retains all proprietary rights to any and all products and services for which Independent Contractor may act as a representative for Company.
- 8. LIABILITY LIMITATION: Independent Contractor agrees that it shall not hold the Company or his/her agents or employees liable for any incidental or consequential damages which arise before, from, or after any Entrepreneur Party conducted by Independent Contractor. Independent Contractor agrees that his or her failure to perform any aspect of his obligations to any customer or to the Company in a timely manner, regardless of whether such failure was caused by intentional or negligent acts or omissions of the Company or a third party, shall be the sole responsibility of Independent Contractor. Furthermore, the Company disclaims all implied warranties, including the warranty of merchantability and fitness for a particular use. Independent Contractor agrees to defend and indemnify Company from any and all acts by Independent Contractor which result in claims of liability by any third parties.
- 9. DISPUTE RESOLUTION: In any action or proceeding between or among the parties hereto to interpret or enforce any of the provisions hereof shall be submitted to binding arbitration in the state of California before a mutually agreed upon arbitrator pursuant to the rules of the American Arbitration Association. The Arbitrator's award shall be final, and judgment may be entered in any court having jurisdiction thereof. The losing party shall be obligated to pay all arbitration and court costs, reasonable attorney's fees, and legal interest on any award rendered in favor of the prevailing party
- 10. BUSINESS OPPORTUNITIES: Company and Independent Contractor acknowledge that this Agreement relates only to the information shared from the Get Paid to Teach™ Manual and that neither of them will in any way be restricted from any other business activity. It is agreed by Independent Contractor that when presenting any business opportunities of behalf of the Company, that such presentations of business opportunities shall be done in a truthful and sincere manner and all efforts shall

be taken to ensure that any prospective representative of the Company shall be 18 years of age or older and said prospective representative shall be given the required education and materials after said prospective representative has executed the necessary agreement to act as an Independent Contractor on behalf of the Company. It is agreed by Independent Contractor that Company may release said Independent Contractor's name and telephone number to any customer or business entity who has or prospectively may have a business relationship to the Independent Contractor.

11. **INDEMNIFICATION & HOLD HARMLESS:** Independent Contractor shall, at its own expense, indemnify, save and hold harmless Company and its successors, licensee, assigns, agents, representatives, and affiliates from and against any and all claims, demands, causes of action, obligations, liability, loss, damage, cost and expense (including reasonable attorney's fees), incurred or sustained by reason of or arising out of any breach or alleged breach of any of the warranties, representations or agreements herein made by Company, or from any reliance upon any such warranties representations or agreements. If any person or entity shall make any claim or institute any suit or proceeding alleging any facts, which if true, would constitute a breach by the Independent Contractor, of any warranty, representation or agreement herein made, Company shall give prompt written notice of such to Independent Contractor and Independent Contractor shall undertake at its own cost of expense the defense thereof, including the defense of Company and shall supply competent and experienced counsel to defend any such suit or proceeding.

12. **NO THIRD PARTY BENEFICIARIES:** This Agreement shall in no event be construed as a third party beneficiary contract and is not intended for the benefit of any person or company whomsoever except the parties hereto.

13. **GOVERNING LAW:** This Agreement has been entered into in the State of California and shall be construed and enforced under and subject to the laws of said state.

14. **SEVERABILITY:** If any provision of this agreement is deemed by any court of law to be unenforceable, that provision shall be deemed severed from this agreement and it is agreed that all other provisions of this agreement shall continue with the same force and effect.

15. **ACCOUNTING:** Records of account for Independent Contractor are contained on the Company website in the Affiliates section and are available to Independent Contractor for review. Such records of account shall be deemed accepted by Independent Contractor unless written notice of objection to any such accounting is received at the address of Company set forth herein within 90 days after such information is first posted on the Company website. Notice of objection by Independent Contractor must be sent to Company by certified mail with a return receipt required.

16. **ENTIRE AGREEMENT:** Each party acknowledges that no representation or warranty not expressly set forth in this Agreement has been made or relied upon by the other party, it being agreed that this Agreement constitutes the entire Agreement of the parties regarding the subject matter hereof and supersedes all prior Agreement with respect thereto.

This agreement was executed by the Agent and by the Company on

_____.

Independent Contractor Franchisee (Print name): _____

By: _____

Signature

Company: VChase Investment Group, LLC.

By: _____

Signature