

## INDEPENDENT AFFILIATE APPLICATION AND AGREEMENT

I hereby apply to become an Independent Affiliate (hereinafter referred to as an "Independent Affiliate" or "IA") of Six Sigma Social, LLC, dba The Great Discovery (hereinafter "the Company") marketing program. As an IA, I understand and agree that:

1. I am of legal age in the territory, state or province in which I enter this Agreement.
2. I accept that I shall become an Independent Affiliate upon payment of the annual "at cost" Independent Affiliate Enrollment Fee of USD \$29.95, and acceptance of this Affiliate Application and Agreement by the Company.
  - a. This annual fee is non-commissionable and covers the cost of basic account setup, product and service updates, back-office accounting, replicated website, basic IA training, and necessary communications support for the first year. No other purchase or investment is required to become an Independent Affiliate.
  - b. Any additional purchases of courses, coaching, products, and services, including additional marketing tools, advanced training, and presentation systems, ARE OPTIONAL and not required to become an IA or earn commission and bonuses.
3. I understand and accept that, as an IA, I shall thereafter have the right to promote and sell the courses, coaching, products, and services offered by the Company, subject to the terms and conditions defined in this Independent Affiliate Application and Agreement which I accept and agree to abide by fully.
4. I have also carefully reviewed the Company's Terms and Conditions, Policies and Procedures, Compensation Plan, Refund and Return Policy, and Privacy Policy – including any country or situation-specific addendum(s) thereto. I further understand and accept that the terms and provisions set forth in each of these referenced documents are hereby incorporated into this Independent Affiliate Agreement, and I agree to abide fully by the terms and provisions therein.
5. I understand and accept that the term of the Independent Affiliate Agreement is one (1) year from the date of enrollment. Each year after that, the Agreement and Contract may be renewed by accepting the terms of a 1-year extension of my Independent Affiliate Agreement, and payment of the Annual Affiliate Renewal Fee. Each Independent Affiliate must pay this fee when the Independent Affiliate status is required to be renewed. The purpose of this fee is to continue basic account maintenance, product and service updates, back-office accounting, replicated website, continuing IA training, and necessary communications for another year.
  - i) As an IA, and unless I cancel, I expressly authorize the Company to collect the annual USD \$29.95\* Annual Affiliate Renewal Fee using any payment method available, including charging any credit card or payment method that I have on file, or by withholding from my commissions or bonuses. (\*price may be adjusted as CPI, costs or service options change)
6. I understand and agree, that if I fail to renew my Independent Affiliate Agreement each year, after a 30-day grace period, I will forfeit my IA rights, and my Independent Affiliate position may be converted to standard Customer status under my current Sponsor, and I will no longer be eligible to earn commissions or bonuses until such time as I renew and reinstate my Independent Affiliate Agreement. I also acknowledge that I am entitled to cancel participation in the marketing program at any time and for any reason upon providing written notice to the Company.
7. Upon acceptance of this application by the Company, I will be an independent contractor responsible for my own business and not an employee of the Company. I will not be treated as an employee with regards to any laws covering employees, including but not limited to the Federal Insurance Contributions Act, the Social Security Act, the Federal Unemployment Tax Act, income tax withholding at source or for any federal or state tax laws. It is my responsibility to pay any self-employment, local,

state, federal or any other taxes or duties as may be required by law in the jurisdictions in which I reside and/or operate. This Agreement is not intended and shall not be construed to create a relationship of employer-employee, agency, partnership, or joint venture between any IA, sponsor and/or the Company.

8. I will not use the Company's trade name and/or trademark except in the advertising provided to me by the Company or in other advertising without prior written approval by the Company, and I will abide by all of the terms and conditions established in the Policies and Procedures.
9. I understand and agree that if I sponsor other IAs, I must provide assistance to them in accordance with the relative provisions of the Policies and Procedures.
10. I understand and accept that the Company, in its sole discretion, may amend or modify the terms and provisions of this Agreement, well as products, services and pricing, if such amendments or modifications are necessary to adapt to changes in legal, product, market or service conditions.
11. This Agreement constitutes the present Agreement between the IA and Company and no other additional promises, representations, guaranties or agreements of any kind shall be valid unless in writing.
12. Pasco County, State of Florida, United States of America, is the place of the origin of this Independent Affiliate Agreement and is where the Company accepted the offer of the Applicant to become an IA or Coach, and where the IA entered into the Agreement with the Company. The Contract is therefore to be construed in accordance with the laws of the State of Florida (without giving effect to any conflict of law provision or rule).
13. I acknowledge that I have read and understand and agree to the terms set forth in this Agreement.
14. This Agreement is not in force until accepted by the Company.
15. Should any portion of this Independent Affiliate's Application and Agreement, or of any other instruments or agreements referred to herein or issued by the Company as part of the Agreement, be declared invalid by a court of competent jurisdiction, the balance of such rules, applications, or instruments shall remain in full force and effect.
16. The Company's Independent Affiliate selling opportunity is available in Montana only after a formal registration is filed in Montana.