

Sensual Secrets

114 Morin Maze Edmonton, AB T6K 1V1

www.SensualSecrets.Org 1 888 220-2204 info@sensualecrets.org
780 465-7410

Hello,

Thank you for enquiring about becoming a Web Based Consultant for Sensual Secrets. This is such an easy, fun, flexible and prosperous way to work! We are an excellent supportive company that has prospered for 6 years and is Canadian owned and operated.

Sensual Secrets Home Parties division offers the **largest** selection of products & lingerie in Canada and at some of the **lowest** prices anywhere. We offer **excellent** Host & Consultant benefits. We aim for a **stress free** job! So we have **no quotas to meet**, no multi level marketing and no weekly or monthly meeting. We give **excellent support** by offering you training, some financial assistance to build your kit if required, and other budgets for marketing opportunities. We have **no hidden fees** or minimum order purchases. We supply most of your personalized brochures, marketing supplies, packaging and paperwork for free. We even do the **GST/PST for you!!**

We know also offer you to just sell Sensual Secrets online and via catalog if you like without doing Home Parties. You will have your **own personalized Website with Online Shopping** so you can earn money just by promoting your site and we do the processing, packing and shipping – you just receive the commission check in the mail! We support you with marketing materials and managerial support if need be. We aim at excellent quality customer service, so your customers will not be disappointed they shopped with you and Sensual Secrets.

If this sounds appealing to you and you would like more info, please give me a call Monday to Friday 9-5 MST, or e-mail anytime. If you are interested please fill out our Web Based Consultant Agreement.

If the time is not good for you right now or you maybe just would like to have a party, call us anytime as well.

Cheers

Sensual Secrets



WEB BASED CONSULTANT GET STARTED PACKAGE

You will receive 20% of all completed sales the following month processed on the 15th of the month. You will not worry about ordering (unless you take a catalog or phone order), packaging, shipping, shipping costs, credit card fees, paperwork etc. Just promote your web site and watch for the check to arrive!! You are also welcome to order for yourself anytime at 20% off retail price and the same low cost flat rate shipping the customer would pay.

Upon signing the "Agreement" to be a Web Based Consultant for Sensual Secrets and payment of \$150.00, the following items will be set up and ordered for you. This will be complete within 2 weeks.

- ❖ Personalized website with online shopping and e-mail address
- ❖ 1000 professional personalized business cards
- ❖ 100+ personalized brochures (any amount always free, just ask)
- ❖ Large Consultant Catalogue, Customer Catalog, & Kama Sutra Booklet
- ❖ One triplicate receipt book, credit card slips – you can start selling via catalog today!
- ❖ Instruction Manual
- ❖ Lingerie catalogs & display products (optional)

Other items you will need:

- ❖ A computer and phone to check your sales and messages
- ❖ An address to have your checks sent to
- ❖ Your own time to promote your new business
- ❖ A professional smile, voice & attitude

Training:

You will be given an Information Manual that will tell you everything you need to know about being a Web Based Consultant; the company, products, how to check on the status of your orders and sales, and marketing tips. We will be available for ongoing support and success. If you succeed, then we succeed!

If this sounds good to you, call today to make payment and complete the Agreement and we will start processing your new business immediately so you can start waking up in the morning and see how much money you made!

Head Office: 1 888 220-2204

SENSUAL SECRETS WEB BASED CONSULTANT AGREEMENT

Consultant Name _____ Home # () _____

Work # _____ Cell # _____ E-mail _____

Address _____ City _____ P.C. _____

Birth Date _____ Spouse/Sig. other _____ Anniversary Date _____

Web & E-mail address prefix preference _____ .sensualsecrets.org (ex:jolyn.sensualsecrets.org)

Other employment _____ Position _____ Hours _____

NOTE: Please *asterisk which phone number(s) you want on your bus cards and other marketing material

This Consultant Agreement (“Agreement”) is entered into as of _____, 20__ (the “effective date”) by and between Sandra Weeks, operating as “Sensual Secrets”, and any corporate or other person hereafter carrying on such business as successor (collectively, “SS”) and _____ (“Consultant”).

Recitals

- A. SS is in the business of producing and selling, among other things, adult novelties, books, videos, and related products which shall vary from time to time during the currency of this Agreement (the “Products”).
- B. Consultant desires to use reasonable efforts to promote the sale of the Products and to sell the Products, and represents that they have the ability effectively to do so.

Therefore, in consideration of the mutual covenants and promises herein, the parties agree as follows:

Article 1. Operations.

- 1.1 The Consultant agrees to represent SS in a tasteful, honest & professional manner, in accordance with such policies and procedures as SS may establish from time to time.
- 1.2 The Consultant will communicate promptly with SS, their managers, other agents, hosts and customers at all times. All communication should be returned in 24 hours.
- 1.3 The Consultant agrees to buy all products which may be competitive with the Products or which SS may (acting reasonably) so deem to be competitive, from SS only. In order that SS may protect the goodwill associated with the Products and SS’s business operations, any other products which Consultant wishes to sell in conjunction with the Products may only be offered upon obtaining the express written consent of SS.
- 1.4 The Consultant agrees to place their order to SS within 48 hours of receiving it, and inform SS of any monies exchanged and where the monies are located.
- 1.5 SS agrees to use best efforts to have the order ready for pick up or delivery within 10 days. If there are any back orders, you will be notified as soon as SS is aware, so you can promptly notify your customer and arrange delivery. Web orders will be delivered for you.
- 1.6 The Consultant agrees to deliver the Products within a timely manner (no later than 2 weeks from taking the order and upon the order being ready for delivery) to the customer. The Consultant will promptly call the customer if this will take longer and explain the reason and new delivery date. Lingerie may take up to 8 weeks.
- 1.7 The Consultant agrees to follow the written and discussed procedures used by SS; as such policies may be amended from time to time.
- 1.8 The Consultant agrees to not use their own procedures, artwork, advertising, remove labels/add labels etc. when representing SS and it’s Products unless prior written approval has been given.
- 1.9 The Consultant agrees to sell the Products at the agreed price or less, until there is a further price change. SS will give you two (2) weeks notice on any price changes.
- 1.10 The Consultant agrees to pay an initiation fee of \$150.00 in order to come into this Agreement and receive their SS Consultant Get Started Package for Web Based Consultants only. You will be charged a \$5 / month website maintenance fee by Sensual Secrets which will be due by the 15th of each month.

Initial Acceptance _____

1.11 You will be given a SS e-mail address, then once your website is complete, you will be given a user name and password to use to log onto your affiliate account to monitor sales. Payments of 20% commissions will be processed the 15th of each month, for all COMPLETED sales in the previous calendar month that exceed 20.00 or it will be carried until the next month it does. It will be mailed to you promptly unless you state otherwise.

1.12 The Consultant agrees to pay for the Products and any applicable charges before receiving them or being delivered to them or the customer. Also agrees to promptly pass on any leads for Home Parties they can not do.

1.13 SS shall not be obligated to make any withholdings on behalf of Consultant, and Consultants are responsible for their own record keeping, taxes, and anything that is required of them for their own home based business. Consultant indemnify and hold harmless SS for their failure to file and remit taxes when due, or should SS be held responsible for withholding or remitting any portion of CPP, EI, or income taxes.

1.14 SS will provide most consultant product information and promotional materials ongoing at no charge, unless specifically specified such as extra invoice books, business cards, lingerie catalogs and product.

1.15 SS does not set any specific monthly purchase amounts on the Consultant but if no purchases have been made within a 2-month period without any prior reasonable explanation, they are no longer considered to represent SS. In any event where Consultant does not represent SS, they must return any equipment or paperwork that SS has been given to them.

1.16 A Consultant may request a POS terminal rental application. Upon agreement this may take approximately 2 weeks to receive. When returning the POS terminal, it must be received by SS 5 business days before the end of a month so not to be charged for the following month. A Consultant who has a POS Terminal in their possession is fully responsible for proper care, maintenance, inputting correct amounts and credits, and returning it to SS promptly when requested by SS. Consultant will indemnify and hold harmless SS with respect to any damages or loss of the POS equipment. Further, any intentional misuse of this machine may result in criminal action.

Article 2. Bonus' & Incentives

2.1 The Consultant will receive a \$100.00 bonus commission if she recruits a new Home Party Consultant to SS, once that person has successfully completed their first party on their own or 25.00 for a Web Based Consultant.

2.3 Contests may take place and all consultants will be well informed of the procedures and rewards.

2.4 SS and their managers will occasionally provide meetings and that require your attendance pending on your distance, as determined by SS. These predominately will be via a closed group chat room or telephone.

Article 3. Terms & Conditions.

3.1 The initial term of this Agreement is for one (1) year from the effective date. This Agreement will automatically renew on its anniversary date, unless either party provides 30 day-written notice to cancel the agreement. Upon termination of the agreement SS will retain your website & SS e-mail address. Notwithstanding the foregoing, SS may immediately terminate this Agreement and for any failure of the Consultant to comply with any of the provisions of this Agreement or the procedures.

3.2 Furthermore, upon thirty (30) days written notice and payment of all amounts due under this Agreement, SS may terminate this agreement in its sole discretion. SS reserves the right to refuse applications for Consultants.

3.3 You may include a link to your website in your emails to customers, but must be careful not to spam your website address to others and remove them from any advertising if they so request.

3.4 You must submit for approval to Head Office with the web site and the date of linking to place a link to your website on any other websites. If content appropriate and no rules pending that you may break or concerns that may arise, this should be approved promptly.

Article 4. Confidentiality and Non-Competition.

4.1 Consultants shall not disclose the names, addresses, any personal information about their customers or their purchases, of any Consultants or SS customers to any person or entity other than SS.

4.2 Consultants shall not disclose to any non-SS employee or officer any of the sales methods, procedures or marketing techniques acquired from SS. Notwithstanding any other provision in this Agreement, the Consultant agrees and acknowledges that the customer information and other commercial or intellectual property of SS shall be owned solely by SS, and shall remain confidential subsequent to the Consultant acting as such for SS. Such matters shall not be disclosed to any third party without the express consent of SS, and shall not be used for any purpose (commercial or otherwise) by the Consultant.

Initial Acceptance _____

4.3 Consultants shall not display, promote, market or sell with the Products any products not acquired from SS, unless given written approval, nor shall the Consultants solicit the sale of other than Sensual Secrets Products to any past or present SS customer without the consent of SS.

4.4 They cannot divulge the ideas, models, sales, promotions or other policies and procedures developed by SS to anyone without written permission.

4.5 Consultants shall not perform any media representation of SS without the prior approval of SS, and in accordance with the requirements established by SS. In the case of an impromptu opportunity, the Consultant will represent SS as in Article 1.1.

4.6 Consultant agrees that it will not either directly or indirectly, as principal, agent, owner, partner, shareholder, director, officer, employee, consultant or otherwise or in any other manner whatsoever, within 8 months of ceasing to be a "consultant" for SS, within an area within 50 kilometres of the Consultant's home address as at the date of termination or written resignation.

4.6.1 carry on, or be engaged in, or concerned with, or interested in, or advise, lend money to, guarantee the debts or obligations of, permit his name or any part thereof to be used or applied by any person or persons, firm, association, syndicate, company or corporation engaged in or concerned with or interested a business or activity which is competitive with the business of SS selling Adult Novelties and Lingerie (whether via Retail, Home Parties, Mail Order or on the Internet, or any combination thereof);

4.6.2 solicit or encourage to any shareholder, employee, consultant or agent of SS that such shareholder, employee, consultant or agent or any of them leave the employ of SS or cease to act as its consultant; or

4.6.3 canvass or solicit business from any person who was a client or customer of the Consultant or SS at the time that the Consultant acted as such for SS.

Article 5. Independent Contractor.

Consultant is an independent contractor and shall not represent herself as an employee or partner of SS.

Consultant shall act as agent of SS only for the limited purposes of obtaining orders and remitting same to SS, within the policies and procedures established from time to time by SS. Consultants shall not enter into, or represent that they have the authority to enter into, any agreement on behalf of SS, unless otherwise previously discussed with SS.

Article 6. Miscellaneous.

6.1 The Consultant will promptly notify SS of any change of address, phone number(s), e-mail etc..

6.2 Anything uncertain by the Consultant should be discussed with SS so not to break any procedures or this Agreement. Any claims or controversy arising from or relating to this Agreement should first try to be settled promptly and reasonably by the Consultant and SS, otherwise it will be brought to an appropriate court.

6.3 In the event that the Consultant does not pay any amount when due to SS, such amount shall bear interest at 1.5% per month, or 18% per annum, calculated and compounded monthly. All monies due must be paid in full and equipment and supplies returned in order to release you from your contract.

6.4 The Consultant acknowledge having been advised by SS that it would not have agreed to enter into this Agreement unless Consultant had first agreed to enter into this Agreement and that this restrictive covenant is of significant value to SS. Consultant further acknowledges and agrees that damages may not be an adequate remedy for SS in the event of breach of this covenant and accordingly SS shall not be restricted to seeking damages only but shall be entitled to injunctive or other equitable relief in the event of breach of this covenant.

6.5 Consultants shall indemnify, defend and hold SS harmless from any and all claims, demands, actions, liabilities, damages, expenses (including reasonable legal expenses on a solicitor and his own client basis) arising from or relating to any breach of this Agreement, or in the event that SS may pursue any claim for unpaid product or otherwise.

Consultant _____

Sign _____

Print _____

Date _____

Sandra Weeks, o/a Sensual Secrets

Per: _____

Date: _____

114 Morin Maze Edmonton, AB T6K 1V1

Version: 04/05