

SALES AFFILIATE AGREEMENT

LeadDynamo, LLC

Name of Contractor : _____ (“Contractor”)

Address: _____

Tax ID No.: _____

THIS AGREEMENT is between LeadDynamo, LLC, a limited liability company organized under the laws of Delaware (“Company”), and the Contractor identified above and is made with respect to the following agreed facts:

A. Company is engaged in the business of manufacturing, marketing and selling a lead generation and management service. Company intends to sell the lead management service and leads to biotechnology and pharmaceutical professionals.

B. Contractor desires to receive a 50% commission for services sold by Company and referred by or closed by Contractor for the lifetime of referred accounts. The understanding and agreement of the parties is as set forth below.

FOR CONSIDERATION, the receipt and sufficiency of which is hereby acknowledge, Company and Contractor agree as follows:

1. Promotion. Contractor is authorized to promote Company’s services. Contractor shall make no representations, warranties, statements or agreements which are untrue or inconsistent with the terms of this Agreement or information contained on the Company’s Web site.

2. Payment of Sales Commission. Company shall pay to Contractor a sales commission (a “Regular Commission”) equal to 50% of the sales price paid by referred customer for the *Lead Generation* services ordered and leads purchased (“Product Sales”). The retail sales price shall exclude: taxes, shipping and handling and any other special charges paid by customer. Company may aggregate all sales commissions owed to Contractor for sales made and collected in the most recent billing period. Commission payments shall be made to Contractor every fourteen days for the preceding fourteen day period via Wells Fargo SurePay (email ACH bank to bank transfer) or international wire.

3. Independent Contractor Status. Company has no input or control over the amount of time spent by Contractor in selling *LeadDynamo* services, and the relationship between the parties shall be that of independent contractor and not as an employer/employee, principal/agent or any other similar relationship. When paying Contractor under this Agreement, Company shall withhold no taxes or other deductions except with the specific written agreement of the parties. Company shall report all payments made to Contractor under this Agreement to appropriate taxing authorities.

4. Other Applicable Rules. From time to time Company may develop and implement rules or modifications to the means which the Company follows in selling lead generation services. After receipt of notice of such rules, Contractor agrees that any such rules which might be developed or implemented by the Company from time to time shall apply to Contractor's rights and obligations under this Agreement. In addition, Company may, upon 10 days prior written notice to Contractor, terminate this Agreement. From and after the effective date of any such termination, Contractor shall not be authorized to sell *LeadDynamo* products and shall earn no further sales commission. However, Company shall compensate Contractor, in due course, for all amounts owed for sales made and collected through the date of termination.

5. Product Arrangements. The only warranties, guarantees or representations effecting any of the *LeadDynamo* services described on the Company website [<https://leaddynamo.info>] are those set forth on the website. Although the Company does not offer refunds, the possibility of chargebacks is real. The Company may, at its sole election, offset commissions paid on charged back sales from future commissions otherwise payable to Contractor.

This Agreement is effective the seventh day of August, 2014.

Approved:

LeadDynamo, LLC.

By: _____
R. Jared Mimms, Founder

Accepted:

Name of Contractor

Email

Payment Method (SurePay by email or wire)

Bank Wire Information (if applicable)