

Finishline Capital

Independent Representative Marketing Agreement

This Agreement made this _____, of _____, between Finishline Capital, Inc. ("FC") and _____ ("Representative").

TERM: This agreement will become effective on the date stated above. Either party may terminate this agreement at any time by providing ten (10) days written notice. All commissions for transactions funded prior to termination will continue to be honored for the life of said transaction.

SERVICES TO BE PERFORMED: Representative agrees to solicit new prospective commercial clients for FC, to provide to FC completed document packages for FC's evaluation and possible acceptance in accordance with FC's instructions to Representative. Representative is responsible for gathering all pertinent and requisite documentation in order to prepare any prospective client's accounts for FC's evaluation and potential funding. Representative will determine the amount of time to be devoted to the performance of the above-described services. Representative will not use the name Finishline Capital for advertising purposes without express written consent from FC.

COMPENSATION: In consideration for the services to be performed by Representative, FC agrees to pay ten percent (10%) of all net fees generated from any account provided by Representative to FC and funded by FC. For those accounts that the Representative only provides contact information and nothing else (i.e., name, address and phone number), FC will only pay five percent (5%) of all net fees generated. This commission will be paid by FC to Representative for the life of said account.

OBLIGATION OF FC: FC agrees to comply with all reasonable requests of Representative and provide access to all documents and forms reasonably necessary to the performance of Representative's duties under this Agreement.

MARKETING:

Finishline Capital may provide Representative with marketing materials. Any use of FC marketing materials must be pre-approved and not altered whatsoever. This includes use of Finishline Capital material and/or information on Internet Web Sites.

INDEMNITY:

Each Party agrees to waive all claims against the other Party(ies) with respect to any loss or damage sustained by that Party, its employees, or third parties as a result of its participation in the activities covered by this Agreement, except to the extent that such claim alleges gross negligence by a Party participating in this Agreement.

INDEPENDENT REPRESENTATIVE

FINISHLINE CAPITAL

Company Name (print or type)

Business Development Officer (print or type)

BY: _____
Signature

BY: _____
Signature

Representative's Name