

QUICKROWS

AFFILIATE PROGRAM

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On one side, Mexico Trade International Ltd., with TIN B39844295, tax residence in Calle las Arrañadas 86 – 39170 Ajo, Bareyo (Spain), is a legally constituted society and registered in the Mercantile Registry in Spain. Mexico Trade International Ltd. is the legitimate owner of QuickRows (hereinafter, QUICKROWS).

On the other, the AFFILIATES.

STATE

- I. QUICKROWS is an add-in for Microsoft Excel, and holder of the Website <http://www.quickrows.com>, through which an affiliate program is offered (hereinafter, Affiliate Program).
- II. Through the Affiliate Program, the AFFILIATES post in their own website the product offering laid out in the QUICKROWS Website and, via the buttons that are incorporated in the AFFILIATE's website, the users' traffic is redirected to the QUICKROWS Website. The AFFILIATES obtain a commission when a user, coming from their website, purchases any of the QUICKROWS products.
- III. In order to take part of the Affiliate Program of QUICKROWS, the AFFILIATES must agree on the terms and conditions thereof and be authorized as AFFILIATES by QUICKROWS. By clicking on the "register" button, it shall be interpreted as the acceptance of these terms and conditions.
- IV. The entry into force of the agreement between QUICKROWS and the AFFILIATE, will commence since the moment you have been authorized to become an AFFILIATE via email.

CLAUSES

1. PURPOSE

- 1.1. The purpose of the present agreement is the regulation of the QUICKROWS Affiliate Program conditions
- 1.2. For the purposes of this agreement, the following definitions are laid out:
 - “Affiliate Program”: program established and developed by QUICKROWS in its Website <http://www.quickrows.com>, on which the one may register as AFFILIATE.
 - “Affiliate”: individual or legal entity that, after having formalized the conditions established in this agreement, controls one or several websites in which includes the Content and Products from QUICKROWS.
 - “Products”: product offering laid out in the QUICKROWS Website: Personal QuickRows and Business QuickRows.
 - “Lead”: user that access the QUICKROWS Website after clicking on a link button from the AFFILIATE’s web site and, within a period of six (6) months, purchases a QUICKROWS Product.
 - “Identification Code” (or sign-up code): URL link that will be provided to the AFFILIATE once being accepted in the Affiliate Program. This link allows the AFFILIATE to register onto e-Junkie.
 - “e-Junkie”: an e-commerce platform hosting the Affiliate Program, where the AFFILIATES may access their personal area (Affiliate Admin).

2. REGISTRATION ON THE AFFILIATE PROGRAM

- 2.1. In order to take part in the Affiliate Program of QUICKROWS, the AFFILIATE must:
 - 2.1.1. Fulfill the registration form with the correct and sufficient information and have the legal capacity to accept this agreement, on its behalf or on behalf of the entity that it represents.
 - 2.1.2. Accept the terms and conditions of the Affiliation Program.
- 2.2. The registration that breaches any of the conditions will be considered inefficient for the purpose of this agreement. In doing so, the AFFILIATE shall communicate immediately any variation in the data requested in the AFFILIATE’s registration form.

3. CONTROL SYSTEM

- 3.1. If admitted into the Affiliate Program, QUICKROWS will provide an Identification Code

(sign-up link) that will allow the AFFILIATES to register onto e-Junkie.

- 3.2. Inside e-Junkie, there is a personal area (Affiliate Admin), where the AFFILIATES may edit their personal profile; obtain any link code (allows the AFFILIATES to lay out link buttons in their website); make use of the QUICKROWS trademark and graphical elements (hereinafter, Content); view their referrals that generate a sale in the Earnings Report screen, and unregister from the Affiliate Program.
- 3.3. The AFFILIATES are notified by email every time their referral generates a sale.
- 3.4. QUICKROWS grants an extra percentage for highly-productive AFFILIATES. This extra percentage will be negotiated when QUICKROWS deems it appropriate or when, due to a previous agreement, QUICKROWS and an AFFILIATE have established other conditions.

4. RESPONSIBILITIES AND OBLIGATIONS OF QUICKROWS

- 4.1. QUICKROWS authorizes the use and facilitates the AFFILIATES -through e-Junkie- the installation in their website of the link buttons. The links may be shown by the AFFILIATES in as many areas as desired. Also, the AFFILIATES are authorized to make use of the trademark and graphical elements (Content) provided by QUICKROWS.
- 4.2. QUICKROWS commits to pay the corresponding commission for all the leads generated by the AFFILIATES. A third party (e-Junkie) installs a Cookie in the lead's browser that allows to determine if that specific lead purchases a QUICKROWS product in a period of six (6) months. However, after that period, QUICKROWS has no obligation to pay the AFFILIATES the corresponding commission for the lead at issue.
- 4.3. QUICKROWS reserves the right to modify, correct, change or cancel the Affiliate Program in any moment. QUICKROWS will make available in its Website the information related to the Affiliate Program. The AFFILIATES will have to keep informed about the conditions of the Program updates. However, QUICKROWS will inform the AFFILIATES -via email- of the most important variations: changes in the QUICKROWS products versions and prices and/or commissions. If the AFFILIATES do not accept the changes, the Program must stop being used immediately and the links to the QUICKROWS Website must be eliminated. If the AFFILIATES do not expressly reject these variations, it shall be interpreted as the acceptance of the variations.

5. RESPONSIBILITIES AND OBLIGATIONS OF THE AFFILIATES

- 5.1. The AFFILIATES are be responsible for the implementation, operation and maintenance of

- the Content of the Affiliate Program on their website.
- 5.2. The AFFILIATE must be a physical person or legal entity.
 - 5.3. The AFFILIATES guarantee that the information provided to QUICKROWS is true and accurate. The AFFILIATE must communicate QUICKROWS any change in the information.
 - 5.4. The AFFILIATES guarantee to be the owner of the rights on the information and contents of their website or that the owner of the rights on the information and contents of their website has given his/her express consent for its publication. The AFFILIATES also guarantee that the information and contents of its website do not infringe any rights of third parties, including Intellectual Property Rights, and that the information and contents are not offensive, prohibited or objectionable in any way.
 - 5.5. The AFFILIATES may not modify in any way the appearance of the Content included in the QUICKROWS Website. Neither can use QUICKROWS Content in any way that could be considered demeaning, deceptive, obscene or negative. QUICKROWS reserves all rights to Contents and Products subject to this agreement.
 - 5.6. The AFFILIATES must not make use of QUICKROWS Content for a use different than the intended in the Affiliate Program.
 - 5.7. QUICKROWS is not responsible for the content of the AFFILIATES' websites. However, the AFFILIATES undertake not to use QUICKROWS Content nor link buttons to our Website, in pages whose content, by title enunciative and not limitative: constituting an offence; inciting or promoting actions against the law, morals and/or public order, or make or permit access services aimed at their perpetration; include violent, pornographic, racist or discriminatory content; or infringes intellectual property law or industrial and communications secrecy.
 - 5.8. The AFFILIATES also undertake not to insert any phrase, or technological mechanism, such as forced visualization screens, which coerces or forces the user to click on the Content subject to this agreement, or which may be interpreted as an act of active publicity.
 - 5.9. If the AFFILIATES are aware or suspects that its links to the QUICKROWS Website are being misused or used illicitly, shall immediately inform the latter.
 - 5.10. The AFFILIATES are obliged to use only the links in the websites that have been communicated during the registration process. Any use of links in websites other than those communicated during the registration process, or afterwards notified via email, will

imply the automatic termination of this agreement.

6. REMUNERATION

6.1. QUICKROWS remunerates the AFFILIATES with 20% commission on the final price (including discounts that may be applicable) of the product sold to a user coming from the AFFILIATE's website.

6.2. The following table explains each case using the current sale prices as an example:

PRODUCT AND PRICE	AFFILIATE REMUNERATION/PER LEAD
PERSONAL QUICKROWS: 29 €	5.80 €
BUSINESS QUICKROWS: 49 €	9.80 €

6.3. The current QUICKROWS products sale price may vary over time due to updates of the products versions. In such case, QUICKROWS will notify the AFFILIATES via email.

6.4. The payments will be done through e-Junkie. The transfer of money only occurs if the total amount overcomes 50€. Otherwise, the money accumulates for the next month or subsequent.

6.5. The payment will be done after the 15th of the month to allow time for any pending transactions, refunds or reversals to be processed.

6.6. QUICKROWS reserves, in its sole discretion, the right to cancel any sum due to the AFFILIATES if the purchase of the products is cancelled or duplicated. In such case, QUICKROWS will notify the AFFILIATE via email.

7. PRIVACY POLICY

7.1. It will be considered confidential any information from the parties whose use or disclosure have not been expressly and in writing authorized.

7.2. The parties will not reveal, without the previous consent in writing from the other party, information that has been obtained thanks to the contractual relations regulated in this agreement.

7.3. The data from the AFFILIATE will be kept by QUICKROWS with the sole purpose of maintaining the commercial relationship. For more information, the AFFILIATES can access QUICKROWS Website to see the Privacy Policy.

8. AFFILIATE PROGRAM AMENDMENTS

8.1. QUICKROWS can change any of the conditions of the Affiliate Program, at any time and

with previous announcement to the AFFILIATE. If any change is disliked by the AFFILIATE, it has the right to unregister from the Affiliate Program without prejudice to the amount of money accumulated at the time.

8.2. QUICKROWS reserves the right of admission and continuity of the AFFILIATE in the Affiliate Program. This right allows QUICKROWS to accept or reject any AFFILIATE from the Affiliate Program and at any phase thereof.

9. DURATION OF THE AFFILIATE PROGRAM

9.1. This Affiliate Program will commence as soon as QUICKROWS, via email, has accepted the AFFILIATE as part of the Program, providing the AFFILIATE the Identification Code (sign-up link).

9.2. The parties can terminate the agreement without needing to justify the cause and at any time, with a previous notification in writing via email.

9.3. Once terminated the Affiliate Program, the AFFILIATE must stop using the Content from QUICKROWS immediately and eliminate all the links to the QUICKROWS Website.

9.4. The abandonment of the Affiliate Program is done without prejudice to the amount of money accumulated at the time by the AFFILIATES.

10. TRANSFER

10.1. The AFFILIATES cannot transfer total or partially its rights or obligations related to this agreement to third parties.

11. RELATIONSHIP BETWEEN THE PARTIES

11.1. Each party shall be considered as an independent contractor with respect to the object of this agreement, and nothing in this agreement will be considered or interpreted as the creation of a partnership, joint venture, employment, employment relationship, agent or other similar relationship.

12. APPLICABLE LEGISLATION AND COMPETENT COURTS

12.1. In the event of any litigation related to the present agreement, the parties expressly submit, and waiving its own jurisdiction, to the Spanish legislation in force in the moment of the litigation at issue.

12.2. At the same time, both parties expressly submit to the Courts of Santander, Spain,

waiving any other jurisdiction.

- 12.3. However, both parties commit to hold previous negotiations with the intention of finding an amicable settlement related to the litigation.