inspired **go**

DEACTIVATION POLICY

Effective Date: September 7, 2025

This policy outlines the terms and conditions in which The Contractor and Inspired Go would end the Independent Contractor Agreement. The Independent Contractor Agreement must be completed and signed by The Contractor prior to

any Services being rendered.

Inspired Go is a company that produces ready to eat meals and fresh produce to consumers through its online marketplace. You are engaged by Inspired Go as a non-exclusive independent Contractor to provide the Services contemplated by the Independent Contractor Agreement in the geographic areas in which the

Contractor operates.

The Contractor wishes to perform certain services related to the delivery of meals and fresh produce to consumers, which are defined as the "Services" and include: Orders are gathered based on geographic location and organized into specific jobs or routes. Once the delivery opportunities have been created, the unique job listing the number of orders to be delivered for that specific job, along with specific compensation for that particular delivery route notifies the Contractor that a route is available. The Contractor is free to accept or reject the route. The routes will be offered on a first come first serve basis. If a route is accepted, the Contractor will carry out the route and provide delivery services. The Services are outside the usual course of the business of Inspired Go.

Violation of Contract Terms:

inspiredgo

Violation of any of the terms of the Independent Contractor Agreement that you signed serves as a valid deactivation from Inspired Go. This includes but is not limited to:

Term and Termination:

Either Inspired Go or the Contractor may terminate this Agreement at any time, for any reason by providing seven (7) days' written notice to the other, by email or other written communication. In the event of a breach of the terms of this Agreement by either the Contractor or Inspired Go, the non-breaching party may terminate this Agreement immediately by providing written notice. If Contractor does not accept or perform any delivery tasks for a period of more than six (6) consecutive weeks without providing Inspired Go with written notice of an anticipated return date, Contractor shall be deemed inactive. In such event, Inspired Go may deliver written notice of its intent to terminate this Agreement due to inactivity. Contractor shall have seven (7) days from the date of such notice to respond and confirm continued interest in remaining an active driver. If Contractor fails to respond within such period, this Agreement shall automatically terminate at the end of the seven (7)-day notice period. If Contractor provides notice of an extended leave and an expected return date, Inspired Go may, in its sole discretion, place Contractor on inactive status rather than terminate this Agreement.

Insurance:

The Contractor agrees, as a condition of doing business with Inspired Go, that during the Term of this Agreement, the Contractor will maintain current insurance, in amounts and of types required by law to provide the Services, at the Contractor's own expense. This includes but is not limited to, holding valid policy of liability insurance for the vehicle used in performing the Services, including a minimum third-party liability policy required by the province in which You are providing the Services and any other insurance that is required by applicable laws. The Contractor acknowledges that failure to secure or maintain satisfactory insurance coverage shall be deemed a material breach of this Agreement and shall result in the

inspiredgo

immediate termination of the Agreement and loss of the Contractor's right to receive delivery route opportunities.

For questions regarding this policy please contact us directly.

Inspired Go

4956 52 St SE

Calgary, Alberta, Canada

Email: <u>HR@inspiredgo.ca</u>