



Terms and Conditions/ Distributor/s waiver Terms as an affiliate:

1. In accordance with the terms and conditions herein, I hereby submit my Affiliate Application and Agreement to become an Independent Distributor, (hereinafter referred to as Affiliate of Seacrest Wellness Enterprise inc., (hereinafter referred to as Company)).
2. The SEACREST ENTERPRISE INC. Policies, Procedures and the Compensation Plan are incorporated by reference into the terms and conditions of this Agreement, in their current form and as amended by SEACREST at its sole discretion. As used throughout this document.
3. This Agreement becomes effective on the date accepted by the Company. Through accepting below. If the Company does not receive this form, I understand that this Agreement will be cancelled. I acknowledge that my signature on my facsimile transmittal or emailed scanned copy be accepted by the company as my original signature.
4. Upon acceptance of this Application, I approve to become an affiliate of the Company and I am fully aware of the product worth and the membership fee which is anywhere from fifty to one hundred percent of the amount of my availed package and be eligible to participate in the sales and distribution of the Company's goods and receive bonuses and commissions in accordance with the Company's Policies and Procedures and Compensation Plan.
5. As an affiliate, I am therefore an independent contractor; not an agent, employee or franchisee of the Company. I understand and agree that I will not be treated as an employee of Seacrest for internal revenue tax purposes. I am fully aware that no employee-employer relationship exists between me and the company. I understand and agree with the company's 10% processing fee on my privileges and I will pay all income taxes, self-employment taxes, local taxes and/or local license fees that may arise as a result of my activities under this Agreement.
6. I understand that I will receive no commission from the mere act of availing the package in SEACREST.
7. I agree that as an affiliate, I will do my best to observe proper conduct and maintain ethical standards and moral manner of my SEACREST business. My conduct must be consistent with public interest and I will avoid all discourteous, deceptive, misleading or unethical practices. In addition, I agree to abide by all laws governing the operation of my SEACREST business and if violated, the company has the right to terminate the contract of agreement of any business distributor.
8. I agree that I am not guaranteed any income, nor am I assured any profit or success. I am free to set my own hours and determine my own area and methods of selling, within the parameters of this Agreement. I agree that I am responsible for my own business expenses in connection with my activities.

9. I understand that my success as an affiliate comes from retail sales, service and the development of distributors under a marketing network. I understand and agree that I will make no statements, disclosures or representations in selling the Company's goods or in the sponsoring of other prospective Affiliate, other than those contained in approved Company literature.

10. I understand and agree that the Company has the right to change any marketing plans, principles, policies and the Agreement. All changes will bind upon me and the the Agreement shall become effective upon publication in official Company literature. The continuation of my SEACREST business or my acceptance of bonuses or commissions shall constitute my acceptance of any and all amendments.

11. I understand that there are no exclusive territories granted to anyone and does not include sales of franchise, and that no franchise fees have been paid, nor am I acquiring any interest in a security by the acceptance of this agreement.

12. I agree to indemnify and hold the Company harmless from any and all claims, damages and expenses, including attorney's fees, arising out of my actions or conduct, and that of my employees and agents in violation of this Agreement. This Agreement will be governed by and construed in accordance with the laws of the Republic of the Philippines.

13. I shall be subject to sanctions as specified in the Policies and Procedures at the Company's discretion for the violation or breach of any term or provision of this Agreement. Upon the voluntary or involuntary cancellation of this Agreement, I shall lose and expressly waive all rights, including property rights, and to any bonuses, commission or other compensation arising from the sales generated by myself.

14. The Company shall be entitled to deduct and offset from any commissions, bonuses or any other money payable to me, any amounts past due and unpaid for purchases of Company products and services or any other money owed to the Company by me.

15. I have read this Agreement, and acknowledge that I agree to abide by and be bound by the terms contained here.