Independent Distributor Membership Form

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PERSONAL INFORMATION (Please write legibly)	on-line registration: http://ec.winalite.com
Applicant Name 🔲 MALE 🔲 FEMALE	Company Name
First Name Middle Name Last Name	FEIN # (Required for Commission Payout)
Email:	
Date of Birth (MM/DD/YY)	SSN(Required For Commission Payout)
Residence Tel:	
Office Tel:	Bank Name(For Commission Payout) Account Holder Name
Cellphone:	AVAILABLE SOON ACCOUNT NO.(For Commission Payout)
	AVAILABLE SOON
Billing Address:	
Shipping Adress: SAME AS BILLING ADDRESS	City State Zip Code
Street number and name (currently we do not ship to P.O. Boxes)	City State Zip Code
BUSINESS INFORMATION (Please write legibly)	
Sponsor Name	Code Keyed in / Encoded by:
First Name Middle Name Last Name	country
Placement Name	Code No.: Keyed in / Encoded by:
First Name Last Name Last Name	stockist Number (All initial orders will be shipped by US headquarter)
Payment : Personal Check Cashier's Check Money Order	
Credit Card: VISA Master Card	Date Date
Card No.	Submitted: Confirmed:
Exp. Date: CSV: Amount Paid:	Option for receiving Bonus/Commission:
SI / OR #:	Direct Deposit (Available soon) Check
Date:	
Received by:	REQUIRED INFO
	Membership Entry Level Member Only
Simplify of Coudholdon	
Signature of Cardholder Date	

Winalite International USA, Inc.

Terms and conditions

1. I swear or affirm that I have read and understand the items and instructions forming this agreement, and that my responses are true and complete to the best of my knowledge.

2. I am of legal age to enter into binding contracts in my state of residence. I understand that I will be an Independent Contractor, solely responsible for my own business, and I will not be an employee of Winalite. As such, I will not be regarded as an employee for purposes of the Federal Unemployment Tax Act, the Federal Insurance Contributions Act, or income tax withholding. It is my responsibility to pay any self-employment taxes and all local, state and federal taxes as required by law.

3. Upon acceptance of this application, I shall have the right to sell Winalite products in accordance with the company's Policies and Procedures. For these sales, I will be compensated in accordance with the Winalite Compensation Plan.

4. I shall abide by a} The terms and conditions of this Agreement; and b} Winalite's Policies and Procedures; and c} Winalite's Compensation Plan, and d} any other documents or conditions as Winalite may add in the future. I understand that Winalite may make subsequent amendments to any or all of these documents, and in such event shall notify me of any such changes or amendments, which I shall also abide with, such notice when posted to the company website shall be deemed received.

5. I shall have no authority to bind Winalite to any obligation or contract.

6. I shall conduct myself in a legal, professional and ethical manner at all times. I understand that no statements or representations whatsoever may be made regarding Winalite, or Winalite products or services, other than those contained in official Winalite material, on Winalite products, or on the Winalite website. Moreover, I shall not exaggerate nor otherwise misrepresent the income potential of the Winalite Compensation Plan.

7. I shall not use Winalite trademarks, trade styles, logos, or trade names in any form of advertising, including yellow page ads and internet ads, other than which may be specifically provided by, or approved by, Winalite.

8. I understand that the following things are required to become a Winalite Distributor: a} submitting a fully completed truthful application; and b} acceptance of my application by Winalite. I understand that I may return any Winalite product, in good and resalable condition, within 30 days of purchase for a full refund of the purchase price, less shipping and handling. I understand that I may choose to join as a member with no product purchase requirement.

9. I understand that distributors may purchase products from Winalite, authorized Winalite Success Centers, and from other countries in which Winalite does business.

10. I understand that I may terminate my Winalite Distributorship at any time by a} notifying Winalite via my sponsoring Distributor, or b} by simply becoming inactive. I further understand that Winalite may terminate my Distributorship in accordance with the Policies and Procedures if I violate the terms thereof. Such termination by Winalite will cancel my rights to receive any future compensation of any form from Winalite.

11. I understand that I am responsible for training and supporting all new Distributors I may sponsor into Winalite.

12. I shall not repackage, relabel or sell Winalite's products under any other name or label. Further, I shall not produce any written, recorded, or other marketing materials or promotional literature, including information posted on the internet, which has/have not been approved or provided to me by Winalite.

13. This agreement shall not be transferred or assigned without prior written consent of Winalite.

14. I understand that, as a distributor, I must have sold or consumed at least 70% of my previous order from Winalite before reordering and I understand that Winalite may require me to provide certification of this fact. If I choose to make purchases through an auto-ship program, I understand that by placing auto-ship orders each month, I must certify that at least 70% of my previous order has been sold or consumed.

15. This agreement shall be binding upon, and inures to the benefit of the parties hereto, and their heirs and successors in interest. If any provision of this agreement is found unenforceable or invalid, the validity of the remaining provisions shall not be affected. This is the entire agreement between the parties.

16. I agree to indemnify / hold Winalite harmless from any claims, damages and expenses, including any attorney's fees arising out of my actions or conduct in violation of this Agreement, the Policies and Procedures, or any other responsibilities relating to Winalite that may be breached or violated. I agree that all disputes and claims relating to Winalite, its Compensation Plan, its products, the rights and obligations of its distributors, or any other claim or cause of action relating to product purchase(s) or performance shall be settled totally and finally by arbitration in Los Angeles, California. There shall be one arbitrator, an attorney at law with expertise in transactional law (there being a strong preference for an attorney knowledgeable in the direct selling industry), selected from the panel which the American Arbitration Panel provides and the Company representative(s). Each party to the arbitration shall be responsible for its own costs and expenses of arbitration, including legal and filing fees. The decision of the arbitrator shall be final and binding upon the parties and may, if need be, be reduced to a judgment in any court of competent jurisdiction. This agreement to arbitrate shall survive any cancellation or expiration of the Agreement. Distributors that reside in the State of Louisiana may choose to arbitrate in New Orleans, Louisiana.

SIGNATURE

DATE

Updated on 1/29/09