



Agreement/Terms & Conditions

I hereby request application to become a “Independent Marketing Representative” for AdJuice. (“The Company”), and agree to be bound by the terms and conditions set forth in this “Independent Marketing Representative” Agreement, the Company Policies and Procedures as well as the Company Compensation Plan, which are incorporated herein by reference.

1. I am of legal age, in the State in which I currently reside, to enter into this Agreement. I understand that this Application and Agreement is not effective until it is accepted by the Company. I acknowledge that the acceptance of this Agreement by the Company does not institute the sale of a franchise or the grant of a specific right to a particular territory.

2. As an “Independent Marketing Representative”, I understand and agree that the term of this Agreement is for a period of twelve (12) months from the date of acceptance by the Company, and I must apply for a renewal of my contract annually in accordance with the Company’s Policies and Procedures.

In the event I fail to renew my “Independent Marketing Representative” status, all of my rights and privileges to commissions, performance bonuses, and products will terminate upon the expiration of this Agreement, and I may not apply for “Independent Marketing Representative” status for a period of six (6) months. Upon expiration of this Agreement, all of my rights and benefits as an “Independent Marketing Representative”, shall return to and become the property of the Company.

3. Upon acceptance of my application by the Company, I will be eligible to contract for the sale of products and services offered by the Company as well as receive commissions in therewith in accordance with this Agreement, the Policies and Procedures, and the Compensation Plan. I am at liberty to set my own hours of operation and to determine my own locations and methods of selling as long as they do not violate the Company’s Policies and Procedures. For notification purposes, my address as indicated on this Agreement shall be deemed to be my correct address unless and until written notification of a change of address is provided in writing by me to the Company.

4. I acknowledge that I am an independent contractor, not an agent, employee, or franchise of the Company, and that I will not be treated as an employee in regard to any laws covering employees, including but not limited to the Federal Unemployment Tax Act, the Federal Insurance Contribution Act, the Social Security Act, State Unemployment Tax Acts or State Employment Security Acts. I agree that I

am responsible for all applicable federal and state income taxes, self-employment taxes, sales taxes, and/or local license fees, which may become due as a result of my activities under this Agreement.

5. As a "Independent Marketing Representative", I understand and acknowledge that my earnings or profits will consist solely of commissions, performance bonuses and/or overrides directly relating to the sale of the Company's products and services. I am not guaranteed any earnings or profits and I certify that neither the Company nor any other person has made any warranty claims of profits or expected earnings that might be derived from my involvement as a "Independent Marketing Representative". I hereby agree to represent the Company's Compensation Plan, its products and/or services fairly and completely, emphasizing that retail sales are not a requirement, that no purchase of products or services is required at any level and that no earnings are guaranteed by participating in the Company's marketing program. I agree to refrain from making any representation that an "Independent Marketing Representative" may earn a guaranteed or specified amount of income, that sponsoring in any way is easy to obtain or retain or that an "Independent Marketing Representative" is guaranteed to succeed in this Company's marketing program.

6. I acknowledge that the Company's marketing program is built upon online store license distribution. It is a policy of the Company, however, to strictly prohibit the purchase of licenses in large quantities solely for the purpose of qualifications, advancement or earning of a commission and or performance bonus under the Compensation Plan. As an "Independent Marketing Representative", I understand and agree that I shall not take part of mass licensing purchasing for rank advancement. I further agree that "Independent Marketing Representative", must fulfill all Qualification Rules, including all published personal and downline retail sales requirements, as well as "Independent Marketing Representative" responsibilities, to qualify for performance bonuses, overrides or advancements. "Independent Marketing Representative" purchases shall automatically be modified to comply with the exemption requirements set forth in any applicable state laws regulating business opportunities.

7. I understand that the Company may instantaneously terminate any "Independent Marketing Representative" who discredits the Company's name, violates any requirement set forth in this Agreement, the Policies and Procedures, the Compensation Plan or other literature of the Company, or misrepresents the Company's products and services or business opportunity by making claims contrary to the company's literature.

8. I have the right to cancel my involvement in this marketing program at any time and for any reason by providing written notice to the Company. All of my rights and privileges to compensation, performance bonuses, commissions, and products or services will terminate upon cancellation of this Agreement, and I may not renew my status as a "Marketing Independent Marketing Representative" for a period of six (6) months. Upon termination of this Agreement, all of my rights and benefits as a "Independent Marketing Representative", shall return to, and become the property of, the Company.

9. As a "Independent Marketing Representative" of the Company, I agree to keep accurate records and to avoid any misleading, or unethical practices. Furthermore, I agree to comply with all Federal, State and local laws and/or statutes governing the sale or distribution of the products and services offered by

the Company, including but not limited to, licenses or permits which may be required of me to perform my duties under this Agreement.

10. (A) I have carefully reviewed the Company's Policies and Procedures and Compensation Plan. I further acknowledge that they are incorporated as part of this Agreement in their present form and as they may hereafter be amended from time to time. I further agree and understand that the Company may, in its sole discretion, make periodic changes to its Policies and Procedures and Compensation Plan and I agree to be bound by said changes when notified by the Company. (B) Notification may be given by updates available at the Company website at www.adjuice.com and www.adjuice.net. As a "Independent Marketing Representative" you are responsible to maintain Company updates, including but not limited to, Policies and Procedures and the Compensation Plan.

11. I acknowledge the specific provisions of the Policies and Procedures regarding: a) Non-Competition; b) Confidentiality; c) Sale of my position, and I specifically agree to be bound thereby.

12. As a "Independent Marketing Representative", I may elect to sponsor other "Independent Marketing Representative", to the Company. I understand that I must perform as a bona fide "Independent Marketing Representative", distributive and selling function in the sale or delivery of products and services to the consumer and in the training of those "Independent Marketing Representative" I sponsor. I agree I must have ongoing communication and contact with, and provide a management role to the people in my sales organization. I must be able to provide the Company with evidence of ongoing fulfillment of my Sponsor duties upon request.

13. From time to time, I may come in contact with information concerning the Company, its products and services, its business, "Independent Marketing Representative" status and other matters associated with various individuals, groups or organizations other than the Company, including my Sponsor and other Business "Independent Marketing Representative". To the extent that any such information conflicts with the terms and conditions set forth in this Agreement, the Policies and Procedures or the Compensation Plan, or other written or oral directives issued by the Company, I agree that the Company's terms and conditions shall be controlling in every case.

14. The Company specifically reserves its sole proprietary interest in its name, logo, trademarks and copyrighted material to use items for its own business purposes. Therefore, I agree that I will not use the Company's name, logo trademarks or copyrighted material in any form or fashion without the prior written permission of the Company. I understand that I cannot repackage or re-label the Company's products and services, or sell said products and services under any other name or label. I further agree not to reproduce, sell or use, for the purpose of advertising, promoting, or describing the Company's products and services or other programs, any written, recorded, or other materials that have been approved or provided by the Company.

15. I understand and agree that prior written approval from the Company is required for the following: To advertise Company products and services; for there to be more than one "Independent Marketing

Representative” in an immediate family, household or business; or, c) Issuance of a position in a partnership or corporate name. In case the Company reserves the right to approve or refuse such action.

16. I agree to indemnify and hold the company, its officers, members, stockholders, employees and any vendor or supplier of the Company harmless from any and all claims damages and expenses, including any reasonable attorneys fees, arising out of my actions or conduct in violation of this Agreement, the Policies and Procedures and the Compensation Plan.

17. I agree that neither the Company, nor any supplier, vendor nor other company with whom the Company does business shall be liable under any circumstances for any indirect, special, punitive, compensatory or consequential damages or loss of production or profits which may result from any cause, including, but not limited to, breach of warranty, delay, act, error or omission. The obligations of the Company and any such supplier, vendor or company are limited to the use of best efforts to process customer orders.

18. This Agreement shall be governed by the laws of the state of Nevada. Disputes, claims and other matters between the parties to this Agreement shall be exclusively resolved by an action commenced in State of Nevada. “Independent Marketing Representative” and the Company agree to the jurisdiction and venue of this court for any disputes that may arise between them.

19. I understand that federal, state and/or local regulatory agencies do not endorse or approve any product, service, membership program or compensation program of direct marketing companies such as the one provided by the Company. Therefore, I agree that I will not represent that the Company, its products and services, or the Compensation Plan has been approved by any regulatory agency.

20. This Agreement, together with the Policies and Procedures and the Compensation Plan, constitutes the entire agreement between myself and the Company, and shall not be modified or amended except in writing and signed by the Company. I understand that this Agreement may not be transferred or assigned without the prior written consent of the Company. This agreement shall be binding upon and inure to the benefit of the heirs, successors and permitted assigns of the parties hereto. If any provision of this Agreement is determined by any authority of competent jurisdiction to be invalid or unenforceable in part, or in whole for any reason whatsoever, the validity of the remaining provisions or portions hereof shall not be affected thereby. ANYONE PARTICIPATING IN THIS MULTILEVEL MARKETING PROGRAM HAS THE RIGHT TO CANCEL HIS/HER PARTICIPATION, FOR ANY REASON AT ANY TIME, REGARDLESS OF THE REASON, BY PROVIDING WRITTEN NOTICE TO THE COMPANY AT ITS PRINCIPAL PLACE OF BUSINESS.

21. AdJuice Does not warrant that access to this site or use of its software will be uninterrupted or error-free, And AdJuice assumes no responsibility for any damage caused by your access, or inability to access, this site or your use or inability to use the software, including but not limited to your inability to earn bonus incentives or cycle bonus.

22. Notice of Cancellation: I may cancel this transaction, without penalty or obligation, for a full refund, within three (3) business days from the date of this Agreement, exclusive of the date of signing or if processed electronically the date this Agreement is submitted to AdJuice for processing. I understand

that if I cancel after the three (3) day period, I am not entitled to a full refund. This limitation may supersede by any state law applicable to me. If I cancel within the three (3) business days from the date of this Agreement, any payments made by me under this Agreement and any instrument executed by me will be returned within fifteen (15) business days following receipt by AdJuice of my Cancellation Notice. If I cancel, I must make any literature or materials I have received available for return to AdJuice in substantially as good condition as when received. To cancel this Agreement, I must mail, via registered or certified mail, return receipt requested, or deliver personally to AdJuice a signed, dated copy of a Notice of Cancellation or email notification to support@adjuice.com. Where applicable state law on cancellation is inconsistent with AdJuice policy, such state law shall be in force. I hereby apply to become an Independent Representative for AdJuice and have carefully read and agree to abide by all terms and conditions of this Agreement, the Compensation Plan, the Policies and Procedures which are incorporated by reference herein.