

MEAL LITE DISTRIBUTOR TERMS AND CONDITIONS

1. This marketing/distributor agreement is executed between the person(s) named, known as the "Distributor," on this application form for Meal Lite, and the company, "Meal Lite." The Distributor agrees to become an independent Distributor of Meal Lite, a company in Utah that currently sells a powdered beverage product made of whey protein called Meal Lite.

2. The Distributor agrees to buy Meal Lite from the company according to the specifications described in the compensation programs and accepts the terms of this agreement. All sales are final.

3. A monthly purchase is required in order to be a Meal Lite Distributor. The Distributor will receive two cans of Meal Lite with this purchase. The Distributor may purchase additional cans of Meal Lite at a reduced price to be used for personal consumption, for direct sales, for samples, for humanitarian purposes, etc.

4. The Distributor may sponsor other independent Distributors for the company of Meal Lite according to the terms and conditions of this document.

5. The Distributor agrees that in order to receive earnings from the compensation plan(s) of Meal Lite that the Distributor must make the minimum monthly purchase. If the Distributor is inactive in Meal Lite for three consecutive months, his/her position in the marketing network may be forfeited. If the Distributor discontinues his/her relationship with Meal Lite, all future earnings are forfeited.

6. The company will pay commissions to the Distributor as indicated in the marketing plan(s) of the company and in accordance with the laws of the state of Utah in the United States of America. The Distributor is responsible for any income or other applicable taxes according to the laws of the country in which the Distributor resides.

7. The Distributor agrees that he/she cannot represent the company of Meal Lite in any transaction that is not directly approved by the company. The Distributor is not authorized to create or display a web page on the internet to promote products of Meal Lite. The Distributor agrees not to change or modify the presentation material or his/her position in the company may be terminated.

8. The Distributor acknowledges that the company offers no warranty with respect to statements relating to medical cures and other results from the consumption of Meal Lite. Meal Lite does not offer any warranty, express or implied, and shall not be liable to any Distributor for loss or expense caused by or arising from their personal sales or consumption of the products of Meal Lite.

9. Meal Lite certifies that the production of Meal Lite complies with the applicable rules of the state of Minnesota and that said rules are substantially equivalent to those of the Federal Food and Drug Administration (FDA) of the United States of America.

10. The company shall not be liable to the Distributor for the delay in the delivery of the product, due to the manufacture, transportation difficulties, or any other unforeseen circumstance in relation to the distribution of products. The company shall not be liable to the Distributor for any consequential, incidental, special, punitive, or damages of any kind.

11. This agreement shall be governed by and construed in accordance with the laws of the state of Utah of the United States of America; and the two parties consent that they are subject to the courts of the state or the federal courts under the jurisdiction of the county of Utah.

12. This agreement may be executed in one or more duplicates, with each one of these still considered as an original instrument, but referring always, to the same agreement and shall be binding when any of these duplicates, have been accepted by the two parties involved and delivered to the company of Meal Lite and the Distributor. The agreement must be executed, signed, and sent either by hand delivery, by mail, or scanned and sent by email, by either of the two parties involved, to be effective as an original signature. This document is also binding as a result of the Distributor's signature on the designated application form or the marking of the appropriate box that says: "I recognize that I have read and understand the terms and conditions described...and that I accept them as set forth," as outlined by the company.

13. In the case of any disagreement that originates on this agreement, the prevailing party shall be entitled to recover its fees in a reasonable manner, as well as the costs incurred.

14. All the provisions of this article shall be binding upon and will inure to the benefit of the parties and their respective heirs, legal Distributors, successors, and brokers.

15. This agreement constitutes the sole agreement between the company Meal Lite and the Distributor(s) with regard to the authorization to sell Meal Lite and receive earnings by efforts generated from the organization of the Distributor of the company.

16. The Distributor agrees to respect his/her sponsorship, as long as the sponsor is active in fulfilling the responsibilities of a Meal Lite Distributor. The Distributor is in agreement that the sponsorship is perpetual while the terms and conditions of this agreement are active.

17. The cost of Meal Lite and the percentage amount paid can be adjusted without notice.

18. This form supersedes all other agreements between the Distributor and the company whether express or implied.

Signature of the Distributor: _____ **Date:** _____