



UNIVERSAL INDEPENDENT DISTRIBUTOR LIFEHUNI USA LLC APPLICATION AND AGREEMENT

Invoice No: _____

Distribution code: _____

Preferred Language: En _____ Sp _____

I. APPLICATION

APPLICANT'S INFORMATION

Individual's Name or Business's Name: _____

Identification: Social Security NIF Other Which one? _____ Number: _____ Date of birth: Gender: F M I

Mailing Address: _____ City: _____ State: _____

Postal Code: _____ Home Phone No: _____ Cellphone No: _____ Fax No: _____

E-mail Address: _____ Shipping Address (if different from mailing address): Y N

Shipping Address: _____ City: _____ State: _____ Postal Code: _____

Bank's Name: _____ Routing No: _____ Account's No: _____

Type of Account: Savings Checking Other Specify: _____

SPONSOR'S INFORMATION

Individual's Name or Business's Name: _____

Country: _____ Distribution code: _____ Cellphone No: _____

Applicant's Signature: _____ Date: _____

II. AGREEMENT

The purpose of this agreement is, by the APPLICANT (as of this moment Universal Independent Distributor or U.I.D.) and LIFEHUNI USA (Lifehealth Universal USA LLC or the company) to obtain a binding business relationship contributing to the activity of distribution a fair deal and in good faith. The terms and conditions detailed in this agreement will be considered as a legal contract by LIFEHUNI USA, and _____, which in hereinafter referred to as U.I.D. Holder, who accepts that to be U.I.D. of LIFEHUNI USA, knows that you must comply with the terms and conditions contained herein, including the Lifehuni Usa Distributor's Manual, the conduct rules, the ethics code, and other documents that are incorporated into this agreement and that the violation thereof may be cause for suspension and / or cancellation of its internal code and other benefits (Section 2, Arts. 2.17, 2.18, 2.19 and 2.20 of the Lifehuni Usa Distributor's Manual).

* The term "Agreement" refers to: (i) this Universal Independent Distributor Application and Agreement, (ii) the terms, conditions and provisions, (iii) the LIFEHUNI USA Policies and Procedures; (iv) the LIFEHUNI USA Compensation Plan, and (v) the Distributor Manual of LIFEHUNI USA.

I, _____ certify that I am of legal age in the state / province in which I reside, that I am able to SIGN AN agreement or if I am a minor, I am authorized by my parent or guardian (rules set out in section 1, Art 18 - Requirements to be a U.I.D. on the Lifehuni Usa Distributor's Manual). I certify that, I have decided to join Lifehealth Universal USA LLC freely and voluntarily; that all the information contained in my application is complete and correct; that I have read the terms and conditions of this Agreement and that the money that I will use to make the purchases is legal origin (in case of finding the falsity of these will proceed to the cancellation of your distribution code and by default to the loss of benefits, prizes, bonuses and constituted network -Section 1, Art. 1.12 - Purchases, of the Lifehuni Usa Distributor's Manual); I certify that I have read the terms, conditions and all documents that are incorporated into this agreement; and that I have signed the APPLICATION (I) and AGREEMENT (II), accepting that to become a LifeHealth Universal USA LLC's Universal Independent Distributor (U.I.D.) I must comply with each and every one of the following terms, conditions and provisions:

1. Distributor's requirements: To become a Lifehealth Universal USA LLC's U.I.D., the applicant must: a) be of legal age in the state in which they reside or be a minor, must have a written authorization by his guardian or parents as well that support the agreement with the sign of the person in charge; b) have a VALID social security number or equivalent document authorized by the company; or a NIF if the applicant is a company; c) have read the LIFEHUNI USA Policies and procedures, the ethics code, the LIFEHUNI USA Compensation Plan and the Lifehuni Usa Distributor's Manual, which are incorporated by reference in the terms, conditions and provisions of this agreement (which has been issued and published by LIFEHUNI USA); d) select and purchase at least one LIFEHUNI USA product; e) send this agreement in physical to LIFEHUNI USA, 2201 Palm Avenue # 4-204 Miramar, FL 33025; f) acceptance by the company. 2. Affiliation: Lifehealth Universal USA LLC has thirty (30) days from the date it receives the physical agreement, legible and completed in its entirety by the U.I.D. Once the U.I.D. is approved and registered in the platform, proceed to the allocation of a distribution code and a cost center. The company reserves the right to analyze each agreement, accept or reject U.I.D.'s application according to its own criteria, as well as assigning the distribution code and cost center. 3. Effective date: This agreement takes effect on the date it is accepted by Lifehealth Universal USA LLC's, after verification of data and registration on its platform. 4. Distribution Code: Every U.I.D. will be assigned a distribution code in the Company's records, which entitles him to purchase products from Lifehealth Universal USA LLC and receive other benefits. The U.I.D. can assign a person to be part of the distribution of Lifehealth Universal USA LLC's products. This person will operate under the same distribution code assigned to the U.I.D. and will be registered as U.I.D. JUNIOR in the records of the Company. This person will be jointly and severally responsible for each and every one of the obligations of the U.I.D. and may participate actively in the sale of the Company's products, as well as in the operation of the U.I.D. The U.I.D. will keep his distribution code active. The U.I.D. will be inactivated when stops buying Lifehealth Universal USA LLC's products for a consecutive period of twelve (12) months from the last purchase date of the U.I.D. In that case, the U.I.D. will lose and expressly waive each and every one of the rights, including, among others, his customers such as U.I.D., the network or downline organization, and any bonus, commission or other compensation arising from sales generated as U.I.D. or his main downline organization such as U.I.D., and any other benefit acquired in accordance with the Company Compensation Plan. The rights and benefits of U.I.D. will be transferred to the nearest representative of the U.I.D. on its upline. To become a U.I.D. again, the person or entity will submit a NEW Application and Agreement of Universal Independent Distributor of Lifehealth Universal USA LLC. Upon acceptance of the Company, a new code will be issued to the U.I.D. 5. Duration: The duration of the agreement will be one year from the date on which this application was accepted by the Company, renewable annually, provided that the U.I.D. continue to purchase Lifehealth Universal USA LLC's products for which he was registered as a U.I.D., and maintain your U.I.D. in active state. 6. Right to Cancel: The U.I.D. have the right to cancel this agreement at any time and without any reason unilaterally, without any fine or obligation towards Lifehealth Universal USA LLC. The request for cancellation of this agreement must be sent in writing to the company at its main place of business. Within three (3) business days after the date of receiving this request, the code will be canceled on the platform. 7. Lifehealth Universal USA LLC's Products: The U.I.D. agree to select and purchase at least one product from Lifehealth Universal USA LLC. In turn, Lifehealth Universal USA LLC undertakes to provide the Lifehealth Universal USA LLC's U.I.D., its products depending on the purchase order and payment duly made by the U.I.D., and the availability of products in warehouses or warehouses. The U.I.D. understands that he is not obliged to acquire certain products, nor with a certain frequency, nor is it subject to schedules for distribution of these products or to render accounts for its activities, except those that are required by the nature of this agreement. 8. Compensation: The U.I.D. will seek the promotion and adoption of Lifehealth Universal USA LLC's products in the market. The U.I.D. will be compensated based on direct purchases of Lifehealth Universal USA LLC's products and the purchases made by the U.I.D. of the derivative network and generations according to the Lifehealth Universal USA LLC Compensation Plan. The U.I.D. expressly waives each and every one of the claims based on facts alleging that the commercial activities of the U.I.D. have improved the value of the company's goodwill and reputation. 9. Network: The U.I.D. can find Lifehealth Universal USA LLC retail customers interested in enrolling in the company's program to become independent distributors of the company. In that case, the U.I.D. can present this potential independent distributor to the company to process the respective APPLICATION. With the approval of the company, the new registered distributor will be part of the U.I.D. (representative). Purchases of Lifehealth Universal USA LLC's products made by the newly registered independent distributor will be part of the sales volume of the U.I.D. (representative) according to the Lifehuni Usa Distributor's Manual. However, the U.I.D. will not receive commissions for the simple fact of enrolling others in the program, and the U.I.D. will not declare to others that it is possible to receive some income simply by enrolling others in the program. 10. Intellectual Property and Trademarks of Lifehealth Universal USA LLC: The U.I.D. agree not to make false or fraudulent representations of Lifehealth Universal USA LLC's products, services, compensation plan and / or potential earnings of Lifehealth Universal USA LLC, which are not endorsed or approved by Lifehealth Universal USA LLC. The U.I.D. can promote his business in any legal and ethical manner, and he can advertise without the approval of Lifehealth Universal USA LLC provided that the U.I.D. do not use the name, logo (s) or trademarks of the Company or any of its subsidiaries. The U.I.D. must obtain written approval from Lifehealth Universal USA LLC before using any of the names, logos or trademarks of the Company or its affiliates in any form of advertising, including but not limited to, websites, business cards, brochures, flyers, checkbooks, vehicles, billboards, etc. 11. ST (Support Tools): STs are absolutely optional, and the U.I.D. who choose to use, promote, sell or distribute them must assume that their purchase is completely voluntary. All business support material must be authorized by Lifehealth Universal USA LLC prior to its promotion, use, sale or distribution. Some third party providers authorized by Lifehealth Universal USA LLC offer support materials that are not owned by Lifehealth Universal USA LLC, Section 2, Art. 2.16 - Support Tools (ST), of the Lifehuni Usa Distributor's Manual. 12. Confidentiality: The U.I.D. agrees to keep the personal information of other U.I.D., customers

and potential customers safe than the U.I.D. obtain as a result of, or in connection with, the Lifehealth Universal USA LLC business and do not disclose or share the information with third parties unless you receive an express authorization individually. In addition, the U.I.D. agree to treat all personal information received, directly and indirectly, from the company as highly confidential, not to disclose it with others without express written authorization from the company, and to take reasonable precautions to protect the confidential information. Confidential information includes, among others, any dialogue, comments, negotiations, trade secrets, formulas, business plan, customer lists, distributor information, and any other commercial value information provided by the company. (Confidential information). 13. State of the U.I.D.: The U.I.D. will have universal independent distributor status and will not be an employee, agent, franchisee or subsidiary of Lifehealth Universal USA LLC. The U.I.D. must not represent himself in any way, orally or in writing, as an agent or employee of Lifehealth Universal USA LLC. The U.I.D. understands and accepts that he will not be treated as an employee of Lifehealth Universal USA LLC; therefore, he is solely responsible for the declaration and payment of all federal, state and local income taxes; self-employment taxes, sales taxes, local taxes and / or local licensing fees that may result from the commercial activities of the U.I.D. under this agreement. In addition, this agreement should not be considered or interpreted as a partnership or joint venture between Lifehealth Universal USA LLC and the U.I.D. The U.I.D. undertakes to indemnify and exonerate Lifehealth Universal USA LLC from liability for any claim, damage or liability arising out of its own business practices such as U.I.D., and its employees and agents in violation of this agreement. Lifehealth Universal USA LLC will take aggressive actions to ensure that the U.I.D. do not use the name of Lifehealth Universal USA LLC on any written form or document (for example, stationery, bank accounts and commercial signatures) without indicating "universal independent distributor" and without the prior written approval of Lifehealth Universal USA LLC. 14. Non-Exclusive Distributor Relationship: The U.I.D. understands that Lifehealth Universal USA LLC has no exclusivity or preference with any U.I.D.; in addition, the U.I.D. understands that the acceptance of this agreement by the company does not constitute the sale of a franchise, that there are no exclusive territories granted to anyone, that franchise fees have not been paid and that the U.I.D. has not acquired any interest in bonds or values. 15. No guarantees: The U.I.D. understands and accepts that compensation as a U.I.D. consists only of commissions and / or bonuses in accordance with the terms established in the Lifehealth Universal USA LLC Compensation Plan and the Lifehuni Usa Distributor's Manual. In addition the U.I.D. understands that the company does not guarantee any income or assure you of any profit or success. The U.I.D. is free to establish his time and determine his location and methods of sale, within the guidelines and requirements of this agreement. 16. Non-Competition Clause: The U.I.D. agree not to participate in the distribution, promotion, marketing or sale of any good or products that directly compete with Lifehealth Universal USA LLC's products, unless you obtain express written consent from the company. The U.I.D. accepts that its officials, managers, agents, associates, employees and any other person and / or direct or indirect member related to them, are subject to the same obligation of reservation and confidentiality, as well as non-competition and the prohibition of taking advantage of the confidential information available to them. 17. Damage: To the maximum extent applicable permitted by law, neither party shall be liable to the other for any incidental, consequential, special, exemplary or punitive damages under any legal or equitable theory, regardless of whether either party knows the possibility of such damages. 18. Legal: The U.I.D. declares under the severity of the oath, not having a record or pending with the justice of the USA or abroad and also declares that the money used to make purchases is of legal origin (in case of finding the falsity of these will proceed to the cancellation of your code and consequently to the loss of benefits, prizes, bonuses and constituted network (Section 1, Art. 1.12 - Purchases, of the Lifehuni Usa Distributor's Manual). 19. Death of the Distributor: With the death of a U.I.D. the rights to commissions and marketing position, along with the duties and responsibilities of the U.I.D., will pass to the successor (s) in interest by written notification to Lifehealth Universal USA LLC accompanied with all supporting documents that entitle the successor (s) to continue with the rights of the U.I.D. If there is more than one successor, all successors must designate an agent with full legal powers to continue the transfer process before Lifehealth Universal USA LLC. The Company will verify the necessary documents that prove this right and will proceed to make the new assignment, the successor (s) of the U.I.D. will be required to make a new application and agreement of Lifehealth Universal USA LLC. 20. Choice of law: The parties accept that this agreement and any dispute arising out of the relationship between Lifehealth Universal USA LLC and the U.I.D. shall be governed by and construed in accordance with the Laws of the State of Florida, without giving effect to any provision of choice or conflict of law, unless the interpretation and execution of the Arbitration Agreement is governed by the Federal Arbitration Act or by its rule that would require the application of any other law. 21. Arbitration Agreement: The parties shall attempt in good faith to resolve all disputes, claims or controversies ("Claims") arising from or related to this Agreement or to the sale or use of Lifehealth Universal USA LLC's products and others related to the company, like the disputes that arise with the ST. The U.I.D. agrees to disclose any dispute with another U.I.D. active or inactive of Lifehealth Universal USA LLC or with a supplier authorized by Lifehealth Universal USA LLC, or with any administrative, officers, directors, agents or employees belonging to this company or its subsidiaries, parent, predecessor or successor to Lifehealth Universal USA LLC here or anywhere in the world, to the conciliation process. The U.I.D. agrees that if a dispute cannot be resolved in good faith under the conciliation process as stipulated in Section 2, Art. 2.17, 2.18, 2.19 and 2.20 of the Lifehuni Usa Distributor's Manual within thirty (30) days after upon delivery of the Notice of Claim by one party to the other, either party may initiate arbitration of the Claim as follows: (i) If the Claim has not been resolved through negotiation as set forth above, then either party may send the claim to a binding Arbitration. JAMS (Judicial Arbitration and Mediation Services, Inc.) will conduct such arbitration in accordance with its comprehensive arbitration rules and procedures, by a neutral arbitrator, which will be selected from a list of ten (10) potential candidates provided by the office of JAMS in Miami, Florida. The award granted by the arbitrator will be final and binding on the parties, and the matter you have and the judgment on the award issued by the arbitrator may be entered by any court that has jurisdiction over it. Unless the parties agree otherwise, the arbitration will take place in Miami, Florida. The arbitrator will not have the authority to grant punitive or exemplary damages. Each party will be responsible for the costs and fees of the arbitration and the fees of their own attorneys; provided, however, that the winner in such arbitration is entitled to recover reasonable attorneys' fees, expert witness fees, costs and expenses (including arbitration fees) incurred in connection with the arbitration to the extent that such recovery is permitted by the Law (s) governing the asserted claim (s). (ii) Each part accepts acceptable all right of judgment by jury in any action, procedure or continuous claim (be it based on contract, cut or otherwise) derived from, or related to this agreement or agreement related to or transaction completed by this media or this mode. (iii) If it is a U.I.D. file a complaint or counterclaim against the Company, the U.I.D. will do so individually and not with any other U.I.D. or as part of a class action lawsuit. (iv) The interpretation and execution of this Arbitration Agreement is governed by the Federal Arbitration Law. No amendment or modification of the Agreement will apply to claims that have accrued or that Lifehealth Universal USA LLC knows otherwise at the time of the amendment or modification. (v) The arbitrator's decision shall be final and binding on the parties and, if necessary, may be reduced to a sentence in any court of competent jurisdiction. This arbitration agreement will survive any termination or expiration of the Agreement. 22. Assignment: Except as provided in Section 4 of this Agreement, the rights and privileges of the U.I.D. are for personal use only and cannot be transferred or assigned unless authorized in writing by Lifehealth Universal USA LLC at its sole discretion. Any assignment or unauthorized delegation will be voidable at the option of the Company. 23. Drafting: No provision of this Agreement shall be construed in favor or against a party or person on the basis that said party or person was the rapporteur of said provision, and no presumption or burden of proof will arise that favors or disapprove of any party or person under the authorship of any provision of this Agreement. 24. Severability: In the event that any provision or part of any of the provisions of this agreement is illegal, invalid, void or unenforceable, for any reason, such invalidity, illegality or unenforceability will not affect any other provision of this Agreement or to any other part of such a provision, but this Agreement, in that case, shall be construed as if such provision or a part thereof had never been contained in this document and the rest shall remain in full force. The divisions of this agreement into sections and subsections and the use of titles and subtitles in relation to them are for convenience only and will not have legal effect when interpreting the provisions of this agreement. 25. Modifications: The U.I.D. understands and accepts that the Company may make modifications to this Agreement (including the documents incorporated herein in its published form to date as well as all other documents established and published physically or virtually incorporated later in the practice or by Government legislation and that it agrees to govern from the moment of its publication, Lifehealth Universal USA LLC distributor manual and rules of behavior, among other documents) at its sole discretion, and that all changes will be binding for the U.I.D. All changes to the Agreement will become effective upon publication in the official documentation of the Company. Continuing in the Lifehealth Universal USA LLC business or acceptance of bonds or commissions will constitute the acceptance of the U.I.D. of any and all amendments. 26. Closing Clause: This agreement supersedes each and every one of the previous agreements and understandings (including the documents incorporated herein in their published form to date as well as all other documents established and published physically or virtual subsequently incorporated in the exercise of the practice or by governmental legislation and that it agrees to govern from the moment of its publication, manual of the distributor Lifehealth Universal USA LLC and rules of behavior, among other documents) and constitutes the complete agreement of any type or nature existing between or with the parties and no party shall be entitled to benefits other than those specified in this agreement. 27. Recognition: The U.I.D. have read this Agreement, acknowledge having received and read all the documents incorporated by reference, and agree to comply and be subject to the terms contained therein. The regulations of Lifehealth Universal USA LLC are part of this registration agreement U.I.D. and is available for review in the Lifehuni Usa Distributor's Manual and / or on the official website www.lifehuni.com/usa/inicio.php.

U.I.D JUNIOR'S INFORMATION

Name _____
 ID No. _____
 Mailing Address _____
 E-mail Address _____

Last name _____
 Date of admission _____
 Cellphone No. _____
 Date of birth _____

U.I.D JUNIOR'S SIGNATURE _____

U.I.D JUNIOR'S PARENT OR GUARDIAN SIGNATURE (if applicable) _____

U.I.D'S SIGNATURE _____

U.I.D JUNIOR'S PARENT OR GUARDIAN SIGNATURE (if applicable) _____