

Terms and Conditions

1. As an Independent Beauty Advisor for Lueur De Luxe LLC , I understand the following:
 - a. I have the right to offer for sale Lueur De Luxe LLC products to consumer and not resellers in accordance with these Terms and Conditions. I understand that I am authorized to sell Lueur De Luxe LLC products only in the United States.
 - b. I have the right to recruit/enroll any individual as an Independent Beauty Advisor.
 - c. If qualified, I have the right to earn commissions pursuant to the Lueur De Luxe Cosmetics Commission Plan.
2. I agree to present Lueur De Luxe LLC in the highest standards of integrity, honesty, and hold Lueur De Luxe LLC harmless from damages resulting from misrepresentations.
3. I agree that to protect the Lueur De Luxe LLC trademarks and trade name, I will obtain Lueur De Luxe LLC permission prior to my advertising (including but not limited to the Internet) or literature other than company.
4. I understand that display or sale of Lueur De Luxe LLC products in a public place or establishment is prohibited under the terms of this Agreement.
5. I agree that as a Lueur De Luxe LLC Independent Beauty Advisor, I am an independent contractor. I am not a joint venture, not agent, employee, partner, legal representative, or franchisee of Lueur De Luxe LLC. I understand that I have no power or authority to incur any debt, obligation or liability on behalf of Company. I am fully aware that I will be solely responsible for paying all expenses that I incur, including but not limited to travel, food, lodging, office, and other expenses. I understand that I am fully responsible for any applicable taxes (including but not limited to income tax and sales tax including provincial, federal, and territorial) and other resulting costs, taxes, penalties, interest or fees or any kind). Lueur De Luxe LLC is not responsible for withholding and shall not make ay withholdings or deductions from any bonuses and commissions.
6. The term of this agreement is one year (subject to prior cancellation pursuant to the Policies and Procedures). If I fail to annually renew my Independent Beauty Advisor Agreement in the amount of \$50 by my anniversary date , or if it is canceled or terminated for any reason, I understand that I will permanently lose all rights as an Independent Beauty Advisor. I shall not be eligible to sell Lueur De Luxe LLC products and services, nor shall I be eligible to receive commissions, bonuses, or other income resulting from my activities or the activities of my former downline sales organization.
7. I certify that I am 18 years or older.
8. I may not assign or transfer any rights under the Agreement. Any attempt to assign or transfer the Agreement, Lueur De Luxe LLC may render the Agreement voidable and may result in termination of my business.
9. Lueur De Luxe LLC shall not be liable for, and I release Lueur De Luxe LLC and its affiliates from all claims for consequential and exemplary damages for any claim or cause of action relating to the Agreement. I further agree to release Lueur De Luxe Cosmetics and its affiliates from all liability arising from or relating t my promotion or operation of my Lueur De Luxe LLC business and any activities related to it (i.e., the presentation of Lueur De Luxe LLC products or career plan, the operation of a motor vehicle, the lease of meeting or training facilities, etc.) and agree to indemnify Lueur De Luxe LLC for any liability , damages, fines, penalties, or other awards arising from any unauthorized conduct that I undertake in operating my business.
10. I authorize Lueur De Luxe LLC to duplicate and utilize my name, photograph, video, testimonial, personal story and/or likeness in advertising or promotional materials, including but not limited to use on online sites, and waive all claims for remuneration for such use. I waive my right to inspect or approve the finished photographs or advertising copy or printed matter that may be used in conjunction therewith or to the eventual use that the photographs might be applied.
11. I understand that if I fail to comply with the terms of the Agreement, Lueur De Luxe LLC may force upon me disciplinary sanctions as put forward in the Terms and Conditions.
12. This Agreement shall be governed by the laws of the State of Texas as to all matters. I agree that in the event of a dispute and/or conflict with Lueur De Luxe LLC Business operation or any matters to this agreement, I shall first consult Lueur De Luxe LLC Headquarters in good faith in an attempt to come to an agreement. If both parties cannot come to a resolution, I further agree that either party may elect to submit for legal jurisdiction and shall be submitted to the jurisdiction of the courts of the State of Texas, with the exception of any dispute or controversy arising out of or relating to the use or misuse of *Lueur De Luxe LLC* Intellectual property, which dispute may, at the sole discretion of the Company, be submitted to the exclusive jurisdiction of the Federal District Court of Texas. The parties agree that the venue for any state court action shall be Laredo, Webb County, Texas, and that the venue for any federal court action shall be the Laredo Division of the Federal District Court for Texas.
13. I agree to use approved Lueur De Luxe LLC product packaging bags in ALL sales.
14. I understand that as an Independent Beauty Advisor, I am responsible for shipping and handling fees when shipping product.
15. A signed faxed or email copy of the agreement shall be treated as an original in all regards.

Lueur De Luxe LLC Beauty Advisor Date