



华宸国际(马)有限公司 Master Antibacteria (M) Sdn Bhd (1082339-T)

No 36, Jalan Badik 14, Tmn Puteri Wangsa, 81800 Ulu Tiram, Johor, Malaysia.

Tel: +6078677996 Email: admin@master-ab.com

华宸国际(亚洲)有限公司 Master Antibacteria (Asia) Pte Ltd (201509896E)

MacPherson Industrial Complex, #04-04, No. 5, Lorong Bakar Batu, Singapore 348742.

Tel: +6568422515 Email: admin@master-ab.com

No:

申請為Application for :

VIP

代理站/Agent

抗茵大師會員申請表格
Master AB VIP/Agent Application Form

申請人資料 Your Personal Particulars

姓名 Full Name as in NRIC / Passport :

華文姓名 :

身份 Title : 先生 Mr 女士 Mrs 小姐 Ms

種族 Race : 巫 Malay 華 Chinese 印 Indian 其它 Others

身份證號碼NRIC No / 護照號碼Passport No:

出生日期 Date of Birth :

國籍 Nationality : Malaysian Singaporean 其它 Others

性別 Gender : 男 Male

婚姻狀況 Marital Status 單身 Single 已婚 Married 其它 Others

女 Female

地址 Address :

城市 City :

郵區 Postcode

州 State :

國家 Country :

家 Home Tel :

手機 HP No :

辦公室 Office Tel :

傳真 Fax No :

電郵地址 E-mail :

銀行轉賬資料 Bank Details

銀行名稱 Bank :

分行 Branch :

銀行戶口號碼 Account No:

戶口名字 Account Name :

推薦人資料 Sponsor's Detail

推薦人 Sponsor's Name :

推薦人編號 Sponsor's ID No :

手機 HP No :

推薦人職位 Sponsor's Status : VIP Agent UM GM

For Office Use Only :-

Tax Invoice No:

Payment Received:

Processed by :

Date Received :

Combo Store :

申請人簽名 Applicant's Signature

日期 Date :

Master AB Agent's Agreement

1. Agreement between Master Antibacteria (M) Sdn. Bhd. (1082339T) & Master Antibacteria (Asia) Pte. Ltd. (201509896E) <as AB> and Agent membership <as B>, and both parties agreed with the terms and conditions as stipulated below:
2. B applies as Agent, upon agreed by AB for the right to promote its products and to recruit others as members.
3. Both personal & company name could be registered as AB's Agent by using AB's stipulated Membership Application Form. Upon approval of AB, B could only then be qualified as Agent. B is to agree the membership application form as part of this agreement.
4. B is volunteering to apply as AB's Agent and treats this application as an agreement. B has read and understand it's contain without any objection.
5. B be an Agent without any employment relations with AB, nor as AB's representatives in marketing. B is to be responsible for legal responsibility for all his/her selling behavior while promoting AB's products. B is to settle for all taxes incurred in the process of business activities. Examples are: sales tax, income tax etc.
6. Agreement could be cancelled and processed by AB, if letter by B received within 15 working days from the date of agreement. Upon approval of cancellation, within 30 working days, AB should accept the request of returned goods delivered by B. AB is to refund the amount of goods value minus whatever damaged caused by B. If the returned goods needs to be picked up by company, total refund will be deducted by cost of transportation during pick up.
7. After B has pass the grace period of cancellation and still wish to terminate the agreement, a letter of request by B (within 10 working days from the expiry of grace period onwards) to terminate the contract, withdrawal from AB's marketing plan or its network is needed. In 30 working days of approval, B is to return all purchased goods, AB is to refund 90% of the value of goods purchased before termination. Of 90% refund value, further deduction of commission, bonuses, rebates paid earlier, and also whatever goods damages incurred by B. Of these goods returned, whatever bonuses being paid to introducers, will be deducted from their commission in the next cycle.
8. If B has built a network, bonuses collected, and wanted to return goods, all commission or bonuses paid to B or his/her introducers will be pursued, be deducted and be collected back to the company. There should be no objection to this re-collection back to the company.
9. For B to terminate the agreement, AB is not allowed to request from B for compensation of any damages caused or penalty for the termination request.
10. While B is presenting AB's business plan to his/her prospects, he/she should honestly (without misleading) presenting the following list of information.
 - a. Operation rules, transection and any laws related to the smooth operation of AB.
 - b. Responsibilities by B.
 - c. Benefits derived from direct sponsoring, product sales or activities from B to prospects. Responsibilities further extended to subsequent new members being stated.
 - d. Product categories, effectiveness, quality, price and its functional related matters.
 - e. Product assurance, responsibility, contain and whatever it cover.
 - f. B withdrawal plan, if any, and all its conditions and rights.
 - g. Any directives given by AB.
11. B is not allowed to participate in other companies which are competing with AB's products and marketing plan. If B breached this forbidden agreement, AB will be allowed to terminate B's right as Agent, and be allowed to recall back all paid commission and bonuses.
12. For whatever reasons, B has been terminated by AB as Agent. B however, is allowed to become a new Agent by a new sponsor, after B has been terminated for 6 months.
13. AB is not allowed to request from B on: (1) unreasonable cost of payment on training, forum, fellowship, meeting or any similar kinds of nature. (2) Settlement for other members which are of unlawful guarantee, default or whatever may be considered as burdens.
14. B should not have the following behavior:
 - a. Applying deceitful or misrepresenting methods to promote products or misguiding others to join the network.
 - b. Deceitfully using AB's reputation or organization to solicit capitals, unless it is part of the AB marketing plan.
 - c. Against public orders or exploiting kindness culture to operate events activities.
 - d. Direct and improper intervention on sales, affecting transection order in the market or causing tremendous loss on consumers.
 - e. Involve in recruitment activities which against criminal law or business law.
 - f. If B breaches abovementioned listed of activities; upon confirmation, AB could terminate the distributor right of B.
15. B is not allowed to use the branded name of AB to promote B's personal designed or re-packed products in recruitment activities. Upon confirmation, AB has the right to terminate B as approved Agent.
16. B is not allowed to engage any irregular/abnormal events activities; while introducing AB by B to prospects, B should be clearly sharing AB's the business model. B is not supposed to recruit AB's staff, operators, or using other names to solicit/recruit others to join. Otherwise, B should be responsible to his/her action and AB is not responsible for B's misrepresentation.
17. For B to introduce a new prospect as Agent, B should accompany the prospect to attend OPP, Home Parties or any other training organized by AB. B should assist the new prospect to get the priority setting to attend any group training or organized activities.
18. B is not supposed to use the name of friends, relatives, or whoever to qualify as an Agent, just to join a new group which is not belong to the existing group of B. This is to avoid any argument or dispute.
19. B should abide to any business laws related to AB's marketing plan, and in any countries which AB has offices. If found against the laws, AB must terminate B the right as an Agent.
20. If B has committed items listed below, AB must terminate B for all the rights as an Agent:
 - a. B has been openly spreading untruthful comments which could be classified as defamation. Upon confirming the allegation, informing B to defend himself/herself, yet B still act as of no response or defend untruthfully.
 - b. B acts against the policies of AB by deceitfully engaging customer to purchase AB's products, despite numerous friendly warnings and still no improvement on behavior.
 - c. B being announced of his/her termination as an Agent, should automatically depart from AB's premises.
 - d. B should be responsible for his/her deceitful and dishonest behavior.
21. AB will response to the needs of businesses to whatever market changes, complying with all/any modification of business laws; on rules and regulations pertaining to application and agreement. Whatever needs to modify, AB will put up notice at all operation venues, to be automatically effective and implementable.
22. If there is any unstated doubts or disputes pertaining to this agreement, resolution should be based on the principle of honesty by both parties.
23. If there is any legal proceeding pertaining to this agreement, both parties should be agreed to follow the laws where AB has operation of its businesses.
24. For all business laws related, AB will list them into the Agent's manual, specifically in AB's website: www.Master-AB.com. If there is any addition code, AB will make notification at its operational venues.
25. Stock Exchange: Any newly joined Agent is allowed to change their first order of products in one month. After the grace period, stock exchange will not be allowed.
26. Delivery charges: Company standard box for full packing will be L x W x H at 120cm. AB reserved the right to modify the rate per box per kg per delivery for both VIPs and Agents.

MY Address: Master Antibacteria (M) Sdn. Bhd., No. 36, Jalan Badik 14, Taman Puteri Wangsa, 81800 Ulu Tiram, Johor, Malaysia
SG Address: Master Antibacteria (Asia) Pte. Ltd., MacPherson Industrial Complex, No.5, Lorong Bakar Batu, 348742 Singapore