

Koso Med, LLC
TERMS & CONDITIONS

The Application & Agreement, Policies & Procedures and Compensation Plan are specifically incorporated herein by reference. They, along with these Terms & Conditions, form the Agreement between:

Koso Med, LLC ("Company") and the Brand Partner. They shall be effective only upon acceptance by the Company, at its principal office:

Koso Med, LLC
6424 E Greenway Pkwy
Suite 11-146
Scottsdale, AZ 85254

Brand Partner AGREES:

1. Brand Partner is of legal age in the state/province or country in which he/she resides.
2. Any Brand Partner who sponsors another Brand Partner or receives a Bonus or Commission on the product sales of another Brand Partner must fulfill the obligation of performing a bona fide supervisory, distributing and selling function in the sale or delivery of a product or service to the ultimate consumer and in the training of those personally sponsored. Brand Partner must have ongoing contact, communication and arrangement with his or her sales organization. Examples may include, but not limited to: email, newsletters, correspondence, meetings, telephone contact, accompanying individuals to company training sessions and sharing genealogy information with those sponsored. Brand Partner should be able to provide evidence to the Company of ongoing fulfillment of sponsor responsibilities.
3. Brand Partner understands that he/she is not compensated for sponsoring other Brand Partners but earns compensation solely on the sale of products and/or services to ultimate consumers.

4. Applicant is, upon acceptance, an "Independent Contractor", hereinafter Brand Partner, conducting business for her/his own account and not as an agent, employee, or franchisee for the Company. As such, must provide his/her Social Security or Federal Tax ID Number for tax reporting purposes on any monies earned within the country. All Brand Partners should consult their attorney or tax consultant for information on monies earned and where received. The Brand Partner further understands that he/she will not be treated as an employee in regard to any laws covering employees. An Independent Contractor shall be responsible for obtaining all licenses required by law in whatever State, County or Country in which they reside, and pay all applicable fees and taxes.

5. Brand Partner agrees to accept the sole responsibility for all self-employment and all legal country/federal and state and local income and sales taxes and any other taxes on income earned as an Brand Partner. The Company will file appropriate tax earnings report forms on each Brand Partner at the close of the calendar year for the amount of commissions and bonuses earned in their country of residence under this agreement.

6. Brand Partner agrees that the Company is not be liable for city, county, state, local and country/federal income taxes, sales taxes or other fees pertaining to sales and earnings of a Brand Partner and Brand Partner will hold the company harmless from all of same.

7. Brand Partner SHALL NOT promote or sell other companies' sales programs, products or Company functions on websites where Company is mentioned, or use the Company forms or printed materials or its name, prestige, or drawing power in conjunction with or in support of any other activities.

8. Brand Partner shall not sponsor or attempt to sponsor another Company Brand Partner into another Direct Sales and/or Network Marketing Company except for her/his personally sponsored Brand Partners. In addition, no Brand Partner shall participate in any action that causes an Brand Partner to be sponsored through someone else into another company.

9. Brand Partner will make no claims as to income potential either written or oral except those prepared by the company for illustration purposes only.

10. Brand Partner will not make any claims of any kind pertaining to the benefits of the company's products and services except those given in official company promotional media. When presenting the Company program to others, Brand Partner shall present the program in its entirety, without omission, distortion or misrepresentation.

11. Brand Partner shall not represent or imply, directly or indirectly, that the company has been approved or endorsed by any governmental agency. (Federal and State regulatory agencies do not approve or endorse any marketing company product or programs.)

12. Brand Partner will indemnify and hold the company harmless from any and all claims, expenses, costs, causes of action and damages resulting from or growing out of Brand Partner statements or actions in violation of this agreement.

13. Should Brand Partner be terminated for cause, Brand Partner's sales organization may be transferred to his/her first active upline Brand Partner at Company's sole discretion.

14. I understand that at least 70% of all of Distributor's wholesale purchases must be resold to customers that are not Brand Partners of Company and that I will not purchase products solely for qualification for a higher position, bonus or commissions.

15. All product(s) in *resalable condition* purchased within 30 days prior to termination may be returned (shipping prepaid). Company will repurchase such products at 90% of the original price less any bonus or commissions paid. All current sales aids and Company Business Kit in *resalable condition* purchased within 30 days prior to terminating may be returned (shipping prepaid). Company will purchase back such materials at 90% of original price. Any laws in any jurisdiction inconsistent herewith are adopted herein and will be followed.

16. The terminated Brand Partner will be eligible to reapply and may choose a new sponsor after six (6) months. A terminated Brand Partner that reenters the program may not sponsor any of her/his original downline organization.

17. Brand Partner understands that Company does not permit changing of sponsors. Network Marketing is a business of creating relationships. Once an Brand Partner is sponsored, the Company believes in maximum protection of that relationship.

18. Brand Partner hereby supplies Koso Med, LLC with his/her signature for Company files and understands that this signature is the signature of record for all debit card, ACH and any future credit card transactions.

19. Brand Partner without a sales tax ID number authorizes Company to remit to proper agencies the sales/use tax generated as a result of Brand Partner's product sales.

20. Brand Partner understands that Company will provide Brand Partner a replicated Web Page, when available as part of . Company will deliver all items upon receipt of good funds.

21. As an Independent Contractor, Brand Partner is aware of the contractual obligations that occur when she/he purchases products or services from Company. Brand Partner understands that he/she maintains a greater responsibility when ordering on a credit card account as an informed Brand Partner than when ordering as a customer. Brand Partner therefore waives the right of cancellation or refund on any order placed on his/her credit card account(s) except directly through the Company. Any order returns, refunds or exchanges shall be done through Company and not through any credit card company.

22. In the event that any check (monies) by any method is returned unpaid, I authorize Koso Med, LLC to debit my account for the face amount plus up to a 10% failed payment processing fee. If said amount remains unpaid, I understand that I could lose my current status and that until my account is brought current I could forfeit certain rights and privileges, including commissions.

23. Brand Partner understands that USA residents in the States of Maine, North Dakota, Michigan, Indiana, Iowa and West Virginia are limited to a total of \$495.00 in sales aids and personal wholesale product purchases from the Company during the first six months. Purchases shall be automatically modified to comply with the exemption requirements set forth in any country/states laws regulating business opportunities.

24. Company will pay Brand Partner commissions and bonuses on orders received and accepted for sale of products to the ultimate consumer (not sales aids) made by Brand Partner and his/her sales organization under the terms of Compensation Plan.

25. Company will retain full authority to accept or reject any Application or any order for products. Such refusal is solely within the discretion of the Company. No right of action against Company will arise because of any such acceptance or refusal.

26. Company reserves the right to amend, revise, institute, alter or modify changes including but not limited to prices, literature, policies, this Agreement and the Compensation Plan. Any such revisions become effective by email, letter(s) or by publication in official company literature or posted to Brand Partner at his or her last known address. Brand Partner agrees to be bound by these changes. Changes will become part of the agreement upon notification. The Distributor Compensation Plan and Policies and Procedures, and all modifications thereafter, are incorporated into and are a part of this agreement.

27. Company shall not be responsible for acts beyond its control, including but, not limited to: fire, flood, earthquake, storms, power outages, labor difficulty, equipment failure, supplier problems, or other difficulties that might prevent performance according to this agreement.

28. Company assumes no liability for personal injury arising from use or mishandling of any of the Company product(s).

29. Company does not require Brand Partner to sponsor and does not require any fee, charge or initial product purchase to be a Brand Partner.

30. Company reserves the right to terminate this agreement immediately upon receipt of sufficient information that Brand Partner has violated any term or condition of this agreement or has otherwise acted illegally or unethically.

31. Company will honor refund policies provided by any governmental law applicable to Brand Partner.

32. Company requires that all Brand Partner obey the letter and the spirit of the law.

33. I have not violated any non-competition, non-compete, non-solicitation, or confidentiality agreement entered into with any other organization or entity, and by becoming an Brand Partner for Koso Med, LLC will not be violating any agreement or contract, including non-competition, non-compete, non-solicitation entered in with any other organization.

34. I approached Koso Med, or any other Koso Med Brand Partner, employee, or affiliate, about becoming a Koso Med distributor and requested to become a Koso Med distributor. Koso Med or any Koso Med Brand Partner or any employees, agents, managers, members, or affiliates, has approached or solicited the undersigned about becoming a Koso Med Brand Partner.