



Director - Application & Agreement Form

Please Print Clearly

Applicant's Name _____ **SS#** _____

Address _____ (SS# required for tax purposes only.)

City _____ **State** _____ **Zip** _____

Day Ph #: _____ **Night Ph #:** _____ **Cell #** _____

Shipping Address – (if different than mailing): _____ **Fax #** _____

E-mail Address _____

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Sponsor's Name _____ **Sponsor's ID #** _____

(For Placement Purposes by Directors to build their organization) – Please place this Applicant under Name and ID # if known _____

Director Password - Please provide LYC with a password to be used with your new Director ID# so that you can purchase products online on the Director site. Use alpha/numeric only, no spaces. **Please print clearly.** _____

Independent DIRECTOR – Completes an Application Form and pays the one-time Enrollment Fee of \$20. A Director purchases a minimum \$100 Wholesale Volume on the first purchase only, thereafter participates in the Autoship Program of a \$40 monthly minimum Wholesale Volume. This will begin following the month that you enroll. New Directors must remain on the Autoship Program for a minimum of 2 months. **Only Directors qualify to receive monthly Bonus Payouts as long as you remain active according to the regulations of the program.**

When the Application has been received and processed at Corporate Headquarters, you will immediately be assigned an ID# which you should use with all future communications with LYC Classic.

Director Enrollment Fee - \$20

Payment Method: _____ Check _____ Cash _____ Visa _____ MC _____ Discover _____

CCard # _____ **Exp. Date** _____

Cardholder's Name (as it appears on the card) _____

Cardholder's Signature _____

The undersigned hereby applies to become an Independent Director of LYC Classic. As an Independent Director, I agree to the terms and conditions in the LYC Policies and Procedures. I certify that I am of legal age for the state in which I reside. I understand that I have the right to cancel this Agreement at any time by sending a written notice of cancellation to LYC Classic.

Signature _____ **Date** _____

Director Application and Agreement

In accordance with the terms and conditions contained in the Independent Director Application and Agreement (hereafter collectively "Agreement"), Director hereby submits this Agreement to become an LYC Classic Independent Director (hereafter Director) for LYC Classic (hereafter LYC).

1. Upon acceptance of this Agreement by LYC, Director becomes eligible to participate in the selling and distribution of LYC goods and services, to receive commissions in connection with such sales in accordance with LYC terms and conditions of this Agreement, Policies and Procedures and Compensation Plan.
2. Director understands that he/she is an independent contractor, not an employee, agent, franchisee, joint venture or partner of LYC. Director is wholly responsible for all State and Federal Income Taxes, Sales/Use Taxes, Self-Employment Tax, Unemployment Insurance and state and local licensing where applicable and will hold the Company harmless regarding any liability that may occur by his/her failure to comply.
3. Director agrees to abide with all of LYC Policies and Procedures that are hereby incorporated into and made a part of this Agreement. Director acknowledges being familiar with and agrees to abide by all of the terms and conditions of the LYC marketing program as currently constituted and as may be amended from time to time by LYC.
4. This Application fee to become an LYC Director is a one-time fee and no renewal fees are required.
5. Director will not misrepresent LYC in any manner and will make no statements, claims or warranties respecting LYC that are not contained in LYC written material. Director agrees to perform all of its obligations under this Agreement in a manner consistent with all applicable laws and regulations and with the principles of good conduct and business ethics in order to protect and enhance the name of the Company, the reputation of the product and the goodwill attached to any trade names or any trademarks in use or hereinafter adopted or used by the Company.
6. Director understands that any compensation Director receives from LYC is related solely to the sale of products and services and that there is no compensation for sponsoring.
7. There is no product purchase necessary to become a Member. However, to develop the business and gain product knowledge, LYC requests that Director elects to purchase products, literature, and/or services from the Company. Only Directors are required to make a minimum monthly purchase in order to earn Bonuses from the Company.
8. Director will not assign, sell or otherwise convey to any other person or entity any of the rights, privileges or interests as an LYC Director without the prior written consent of LYC.
9. Director, as an active and involved Director of LYC, will provide follow-up support, encouragement and service to all of his/her customers and to personally sponsored Members and Directors.
10. This Agreement shall be governed by the laws of the state of California and all claims, disputes or other matters between the parties shall be brought in the federal courts of San Joaquin County, California.
11. By entering the Social Security or Federal ID number on the Director Application, Director is certifying that the number shown on this form is the Director's correct taxpayer identification number.
12. Director shall be entitled to cancel participation in the marketing/compensation program at any time and for any reason upon written notice to the company. Upon notification of cancellation or termination, the company may repurchase any products in accordance to the policies stated in the current LYC Policies and Procedures.
13. Director agrees not to use proprietary trade names, trademarks, or other property of LYC without the prior written consent of LYC.
14. Director understands that LYC may amend this Agreement, the rules and regulations, prices for product, company literature and/or the Compensation Plan without prior notice, at any time, effective upon publication or transmittal of such amendment in official Company publication, literature or voice mail, as applicable.
15. Director understands that he/she must comply with the U.S. Federal Regulation laws as well as LYC's Policies and Procedures regarding the use of the Internet. Director understands that what is commonly known as "spamming" is prohibited.
16. Director may cancel this transaction, without any penalty or obligation, within three (3) business days from the date of transaction. Upon cancellation, any property traded in, any payments made by Director under the contract or sale will be returned within ten (10) business days following receipt by Company of the cancellation notice and the return of goods.