



Taser C2 Party Consultant Agreement

NAME (Last, First, Middle Initial) _____

Social Security Number or Employer Identification Number _____

Email _____

Address 1 _____

Address 2 _____

City _____

State _____

Zip _____

Phone _____

Business Phone _____

Fax _____

Compensation Program Chosen (must circle one - refer to Taser C2 Party Compensation Plan)

Option #1 – Commission

Option #2 – Profit

I hereby apply to become an Individual Contractor of Taser C2 Party. As an Independent Contractor, I understand and agree to the following terms:

1. I am of legal age in the state of my residency.
2. I will become a Taser C2 Party Consultant upon acceptance of this application by Taser C2 Party, and I will, at that time, have the right to sell Taser C2 Party products in accordance with the Taser C2 Party compensation plan.
3. I have read the Taser C2 Party compensation plan, and I agree to abide by this document and agree that it is incorporated as part of this Agreement by reference.
4. I understand and agree that this document may be amended from time to time, and I agree to be bound by those amendments when published in official Taser C2 Party literature.
5. I understand that there is no requirement beyond filing this application to become a Taser C2 Party Consultant, and that any purchase of demonstration / sample kits, sales aids, literature, etc., are strictly voluntary.
6. I am responsible for the remittance of any monies to Taser C2 Party.
7. I acknowledge that as an Independent Contractor, I am self-employed and not an employee of Taser C2 Party.
8. I understand that I am engaging in an independent business and am not covered by Taser C2 Party under any federal unemployment or worker's compensation act or for social security benefits.
9. The Taser C2 Consultant is also responsible for payment of all federal, state, and local income taxes arising out of the Consultant's activities and for filing of all returns and reports.

10. I am entitled to terminate my participation in the Taser C2 Party compensation plan at any time by giving written notification to Taser C2 Party. Voluntary termination is effective upon receipt of such notice by Taser C2 Party. Notification of the termination may be forwarded to the affected parties.
11. I understand that Taser C2 Party may terminate my consultant status at any time, with or without cause, by giving written notification to me. Any termination of this Agreement extinguishes my right to receive any commission, profit, or bonus of any nature from Taser C2 Party.
12. As a Taser C2 Consultant, I am a marketing representative who establishes and services my clients as an Independent Contractor. My becoming a Consultant does not constitute the sales of a franchise or exclusive directorship, nor are there any exclusive territories granted to anyone. No franchise fees have been paid, nor am I acquiring any interest in a security by accepting this Agreement.
13. All orders shall be subject to Taser C2 Party acceptance; the Independent Contractor may not change or alter the Taser C2 Party's regular terms of sales and has no authority to enter into contracts or promises of any kind for or in behalf of Taser C2 Party.
14. Price discounts on sales kits and samples are offered to promote sales of Taser C2 Party products through the party plan method. Any use of sales kits or samples for other purposes will result in a retroactive price charge equal to full retail price.
15. This Agreement is not intended and shall not be construed to create a relationship of employer - employee, partnership, or joint venture between myself and any other consultant, representative, or sponsor of Taser C2 Party. I understand that I have no authority to bind Taser C2 Party to any obligation.
16. I will not use Taser C2 Party tradename, logo, copyrighted material, trademarks, or service marks, except in materials provided by Taser C2 Party. I understand that unauthorized use or duplication of trademarks or copyrighted materials is a violation of my Agreement.
17. The Consultant agrees that this Agreement has been drafted in accordance with the laws of the state of Maryland, and that Taser C2 Party is a Maryland LLC. The Consultant agrees that Taser C2 Party may use equitable remedies (including specific performance and injunctive relief) in addition to any other remedies available, for any actions of the Consultant which may be deemed to be in violation of this Agreement or in violation of any of Taser C2 Party's programs. Any disputes arising hereunder shall be solely governed by and interpreted in accordance with the laws of the state of Maryland and personal and subject matter jurisdiction is solely vested in the courts of the state of Maryland.
18. I agree that because of the personal nature of this Agreement, it may not be transferred or otherwise assigned without the prior written consent of Taser C2 Party.
19. This Agreement constitutes the entire agreement between the Consultant and Taser C2 Party and no other promises, representations, guarantees, or agreements of any kind shall be valid unless in writing and signed by both parties.

Signed this _____ day of _____, 2008.

Name