

SEACRET Use Only	1		
Date of Entry:		Today's Date:	
Application Type:	Individual 🗌	Corporation \square	

Seacret Agent Registration (check of	one)				
☐ \$49 Seacret Agent Registration	□ \$9	99 Seacret Age	nt Registra	tion PLUS 5-in-5 A	gent Launch Kit
Select an optional Starter Set					
☐ 5-IN-5 STARTER SET	□ wow st	ARTER SET			AL STARTER SET
SOME SET TO SET THE SET OF SET THE SET TH	recove	ACCEL AC	are the second	CONT.	SHIPPING*
Your Price: Retail: \$630.79 \$249	Your Price: \$549	Retail: \$ You Save: BV:		Your Price: \$1,699	Retail: \$4,244.23 You Save: \$2,545.23 BV: 1,000
5 " • • • • • • • • • • • • • • • • • •				*Free shipping on Pi	rofessional Starter Set Only
Bundle & Save (optional)					
Toner, REFRESH Vitamin-Rich Moisturizer NORMAL - COMBO: Deep Cleansing Facial Wash, Mineral-Rich Refining Toner, REFRESH Vitamin-Rich Moisturizer OILY: Mud Soap (2 pack), Mineral-Rich Refining Toner,	using Milk, Mineral-Rich Refining Mositure Face Cream Job Deep Cleansing Facial Wash, ning Toner, Essential Moisture 2 pack), Mineral-Rich Refining Moisture Face Cream		\$79.97 's After-Shave Balm, i Gel \$79.97 , Mud Soap (2 pack), Cream	- OR- Build your PRODUCT 1 PRODUCT 2 PRODUCT 3	BONUS BUYS** **On your first bundle purchase only
Last Name First Name		Birthdate (MM/DD/YY)	Company Nam	ne S	ocial Security (or Tax ID#)
Shipping Address (No PO Boxes)		City	State Z	ip P	hone #
Please select card type:	Discover	Email Address (mandato	ry)	U	Sername (ex: agentname123)
Card # Exp. Date CVV Code Name on Card		Card	Sign	ature	
					\$
Billing Address (if different from Shipping Address)		City	State Z	Cip G	rand Total (see reverse to add S&H costs)
Enroller Information		Autho	orized Sign	ature & Date	
Agent Name Agent ID#		By signing, y	ou agree to the Te	erms & Conditions on the back	side of this document.
•		Primary App	licant's Printed Na	ame	
Phone # Placement:	Left Leg R	ight Leg			
		Applicant's	Signature		Date of Application

RETURN COMPLETED FORM TO:

SEACRET 3344 East Camelback Road Suite 200, Phoenix, AZ, 85018 Phone: 602.606.9500 | Fax: 602.606.9519 | E-mail: support@seacretdirect.com

Terms & Conditions

I understand that there is no requirement beyond filing of this application, and no purchase of sales or training materials is required to become a Seacret Agent (SA) other than the purchase of an Agent Launch Kit. My advancement to higher levels in the Searet Direct (SD) Compensation Plan is based upon the acquisition of customers and product sales. I acknowledge that any purchase of sales aids, training materials or training is strictly voluntary. I also understand that if I choose to sponsor of the strict to participate in SD's Compensation Plan, I will not receive any compensation whatsoever for the act of sponsoring or recruiting, and that I will be compensated based upon the activities of other Searcret Agents (SAs) only to the extent of sales made by them to customers. I acknowledge that if I am executing this Agreement on behalf of a company of any kind, I nevertheless remain personally responsible for the performance of all of the duties and obligations described in this Agreement.

- 1. I, the undersigned Applicant, that I am of the legal age of majority (generally 18) in the state of execution of this
- Agreement.

 2. I understand that this Agreement is not binding until received and accepted by SD. I agree to timely pay for any products, materials, services or other items that purchase from SD. In the event that I am delinquent with respect to such payments, I acknowledge that SD may offset such debt from any monies owed to me with relation to its Compensation Plan.
- 3. I agree that I am an SA responsible for my own business and not an agent, legal representative or employee of SD or any party with whom SD transacts or contracts business. I agree that I will not be representing in any manner that I am an agent, representative, legal representative or employee of SD or any party with whom SD transacts or contracts business, and will not be treated as an employee for purposes of any federal, state or local statute, regulation, ordinance or other law.
- 4. I may terminate this Agreement for any reason, at any time, by giving SD prior written notice at its address of record. SD may terminate this Agreement pursuant to its Policies and Procedures or in the event that I breach any part of
- 5. I acknowledge that, as an SA, I am not guaranteed any income, nor am I assured any profits or success, and I certify that no claims of guaranteed profits or representations of expected earnings that might result from my efforts as an SA have been made by SD or my sponsor. In this connection, I shall not represent directly or indirectly that any person may, can or will earn any stated gross or net amount, nor that sponsorship of other SAs is easy to secure or retain, or that substantially all SAs will succeed.
- retain, or that substantially all SAs will succeed.

 6. I understand that SD offers various services in different markets and, based on business conditions, certain services or markets may change from time to time without notice. Further, I understand that SD strongly recommends the marketing of all available products and product lines by SAs to their prospective customers.

 7. SD's renewal fee commences after the SA's anniversary date. The annual fee is for services provided by SD which include but are not limited to tracking of personal customers, tracking of downline SAs and accounting services.

 The SA can obtain a renewal application from the SD website. Renewal application and fee must be received by SD no later than 30 days after the SA's anniversary date or deactivation of the SA position will occur, resulting in the forfeiture of hourses, commissions or other navyments from SD. There is a fee to process all navments made to SAs
- forfeiture of bonuses, commissions or other payments from SD. There is a fee to process all payments made to SAs. 8. I acknowledge that my SA relationship is with SD and not with any contractor, business or supplier with whom SD transacts or conducts business.
- 9. In the process of selling or otherwise promoting the products that SD markets, I agree that I, as an SA, will operate in a lawful, ethical and moral manner and I agree to make no false or misleading statements regarding the various relationships between SD, the said contractors, businesses or suppliers, or me and the products. I agree not to recruit new SAs on the basis of promoting the sale of any one product or product line offered by SD and that I shall
- follow the company's recommended practices of promoting and selling all products and product lines.

 10. I understand that during any investigation by SD with respect to my breach of this Agreement and/or SD's Policies and Procedures, my distributorship may be suspended by SD and any payments which may be otherwise owing to me shall be escrowed until final resolution has been achieved. I acknowledge that in the event of my violation of this Agreement and/or SD's Policies and Procedures, my distributorship rights may be terminated without further receipt of commissions or payments of any kind.

 11. I agree to keep accurate records and shall not engage in or perform any misleading, deceptive or unethical
- practices. I further agree to abide by all federal, state and local laws and regulations governing the sale or solicitation of the products marketed by SD, including but not limited to, any and all permits and licenses required to perform under this Agreement.
- 12. Neither SD, nor contractor, business or supplier with whom SD transacts or contracts business, shall be liable under any circumstances for any damage or loss of any kind, including indirect, special, punitive, compensatory, or consequential damages, losses or profits which may result from any cause, including but not limited to, breach of warranty, delay, act, error or omission of SD or any contractor, business or supplier, or in the event of discontinuation or modification of a product by SD. I understand that the obligations of SD are limited to the
- performance of best efforts to process customer orders for acceptance and approval of requested services.

 13. I understand that as an SA, I am free to select my own means, methods and manner of operation, and that I am free to choose the hours and location of my activities under this Agreement, subject only to the terms of this Agreement and all SD Policies and Procedures
- 14. I acknowledge that SD markets products to customers at prices established by SD, and that those products shall be subject to change without prior notice.
- 15. I acknowledge that I am responsible for supervising and supporting SAs in my downline. I agree to maintain regular
- communication in support of my downline SAs both verbal and written.

 16. SD shall periodically make various sales literature, promotion materials, training and other products or services available. I, however, am under no obligation to purchase any quantities of those materials or services at any time.
- available. I, however, am under no obligation to purchase any quantities of those materials or services at any time. Rather, I will have the option to order and purchase any materials or services which I may choose. If I choose to purchase such materials, then I may return any unused, unopened and currently marketable items for up to one year and receive a refund of 90% of the purchase price. I will incur the cost of shipping said materials to SD.

 17. I acknowledge that I have the right to sign up as many personal customers as I wish. I will, if eligible, receive bonuses and/or commissions each month from sales to my personal customers, and from my network of SAs in accord with the currently valid SD Compensation Plan. SD reserves the right to vary or change eligibility as set out in the Compensation Plan. Any other payments I receive will be based upon fulfilling certain terms of qualification as set forth by the SD Compensation Plan. I agree that as an SD Seacret Agent, I shall place primary emphasis upon the sale of reviets to no edition of my received for receive and/or commission. upon the sale of products to nondistributor customers as a condition of my receipt of bonuses and/or commissions. Under certain circumstances, commission rates may be adjusted for promotional products or negotiated pricing. I agree that any payments made to me by SD in check form that remain uncashed by me after six (6) months from

- the date on the check are forfeited by me and thereafter are the property of SD
- 18. I agree to indemnify and hold SD, its shareholders, directors, officers and employees, as well as any contractor, business or supplier, harmless from any and all claims, damages, and expenses, including any attorneys' fees, arising out of my actions or conduct in violation of this Agreement. In the event a dispute shall arise between myself and SD as to our respective rights, duties and obligations arising out of or relating to this Agreement, and the Policies and Procedures of SD, it is agreed that such disputes shall be exclusively resolved through binding arbitration before the American Arbitration Association pursuant to the Commercial Rules of Arbitration. The arbitration shall be held in Phoenix, Arizona, before a panel of three arbitrators, each side choosing one and then the two choosing the third. All claims hereunder must be brought within two (2) years of the date on which the facts or circumstances giving rise to the claim are alleged to have happened. The laws of the State of Arizona will apply to the resolution of the dispute unless otherwise agreed in writing. The award of the arbitrator shall be final and may be entered in any court of competent jurisdiction. This provision shall not restrict SD from seeking preliminary or permanent injunctive relief in any court of competent jurisdiction.

 19. I acknowledge that I have received the SD Policies and Procedures. I understand and agree that the Policies and
- Procedures are binding upon me. I further acknowledge that SD fully reserves its right to modify this Agreement, the SD Policies and Procedures and its Compensation Plan at any time by providing me with written notification or electronic communication through the SD website (www.seacretidrect.com), or such modifications through the electronic, written or verbal communication from SD. For purposes of this Agreement, my address as indicated on this Agreement shall be deemed to be my correct address unless and until written notification of a change of
- address is provided by me to SD.

 20. I acknowledge that this Agreement, the Compensation Plan and the SD Policies and Procedures incorporate herein by references constitute the entire Agreement between the parties hereto, and shall not be modified or amended except as described in item 19 above. This Agreement shall be binding upon and inure to the benefit of heirs, successors and permitted assigns of the parties hereto. If any provision of the Agreement is determined by any authority of competent jurisdiction to be invalid or unenforceable in part or in whole for any reason whatsoever, the validity of the remaining provision or portions thereof shall not be affected thereby
- 21. I acknowledge that the Compensation Plan is based on current products SD is marketing and is subject to change
- 22. During the term of the Seacret Agent Agreement, Associates may not, directly or indirectly, sell to or solicit other products or services that may be offered by SD through any person or entity other than that specifically designated or approved in writing by SD. SAs shall not, during their relationship with SD, and for a period of one (1) year thereafter, directly or indirectly, divert, entice, knowingly call upon, sell or solicit, take away or move any customer of SD, whether or not the SA originally procured or brought such customer to SD (such activities are collectively referred to herein as 'Solicitation'). All customers solicited by SAs on behalf of SD are deemed to be customers of SD, and not of its SAs. SAs understand that such non-solicitation prohibition shall be strictly enforced, and that SD's suppliers shall be a third party beneficiary of this prohibition, as well as any proprietary and confidential information provided to SD which in turn is received by SAs. Further, during the term of the SA Agreement, and for a period of one (1) year thereafter, SAs may not enter into a direct marketing relationship with any competitor of SD. During the term of this Agreement and for a period of one (1) year thereafter, SAs may not solicit an SD SA, whether active, inactive, individual or entity, to participate in a network marketing program offered by any other company, regardless of whether or not such network marketing company offers competing products or services. Without limiting in any way SD's right to pursue all rights and remedies available to it, violation of this covenant and condition will result in, but is not limited to forfeiture of all distributorship rights, including all current and future commissions, bonuses and payments of any kind.
- 23. As a newly registered Preferred Customer (PC), you may set up an automatic shipment program for Seacret products. Your PC order will automatically be billed to your designated credit card account and shipped each month. You may terminate your PC plan at any time, provided you notify Seacret seven (7) days prior to the monthly billing date. By requesting the PC program on this Agreement, it is understood that: (A) I agree the Company is hereby authorized and shall debit my designated account for orders shipped on the date of payment. (B) I agree to maintain sufficient funds in my account to cover the automatic payments. (C) In the event sufficient funds are not in my account to cover the automatic payment, the company may stop shipment in route, and may refuse to accept any other further orders until payment on such debit is received. (D) I shall indemnify and hold the Company
- accept any otner further orders until payment on such debit is received. (D) I shall indemnity and hold the Company harmless from any and all liability which may arise out of the company's initiating an authorized debit to my/our account, except the liability to ship the product as ordered.

 24. You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the above date (5 business days for Alaska residents). If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within TEN BUSINESS DAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be canceled if five agreed with the product of will be canceled. If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's persons and risk. If you do make the goods available to the seller and the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance of all obligations under the contract. To cancel this transaction, mail or deliver a signed and dated copy of this Cancellation Notice or any other written notice, or send a telegram, to Searcert Direct, 3344 East Camelback Road, Phoenix, Arizona 85018 NO LATER THAN MIDNIGHT of the third business day following the date set forth above

I hereby cancel this transaction:

Buyer's Signature

Date

30 days, full money back, products cannot be opened. See Seacret return policy.

Shipping Fees & Information

CONTINENTAL US ONLY

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PURCHASE VALUE	STANDARD (6 - 10 Business Days)	UPGRADED (3-5 Business Days)	EXPEDITED (2-3 Business Days)		
From \$1 - \$99	\$8.75	Standard + \$6.00	\$21.95		
From \$100 - \$199	^{\$} 11.95	Standard + \$11.00	\$26.95		
From \$200 - \$399	\$16.95 or 7% *Whichever is greater	Standard + \$15.00	7% + \$17.00		
From \$400 - \$599	\$26.95 or 7% *Whichever is greater	Standard + \$20.00	7% + \$17.00		
\$600 & Up	5%	Standard + \$25.00	5% + \$30.00		

Pickup from SEACRET Office or the Warehouse: \$5.00 Handling

Hawaii, Alaska, & US Territories

Hawaii, Alaska, & 05 Territories				
PURCHASE VALUE	STANDARD	EXPEDITED		
From \$1 - \$99	\$12.75	\$37.50		
From \$100 - \$199	16%	\$42.00		
From \$200 - \$399	12%	18%		
From \$400 - \$599	9%	14%		
\$600 & Up	5%	10%		