

Legal Notices

Review and verify the legal notices below.

All fields marked with * are obligatory.

BillionHair Member/Consultant Agreement General Terms and Conditions*

Scroll to the conclusion of the BillionHair Member Agreement to proceed.

BillionHair Member/Consultant Agreement General Terms and Conditions

A. BillionHair Member/Consultant AGREES:

To promote and sell BillionHair Network Inc. products solely to end consumers and refrain from selling to intermediaries, and only in quantities typically acquired by an end consumer for personal use. Understandably, sales or showcasing of BillionHair Network Inc. products in retail establishments or service outlets is prohibited. Additionally, I acknowledge authorization to sell BillionHair Network Inc. products is confined to the United States.

Acknowledgement:

Acknowledge that BillionHair Network Inc. ("Company") provides a comprehensive satisfaction guarantee for every BillionHair Network Inc. product sold by me to a consumer.

To uphold the highest standards of integrity, honesty, and accountability in interactions with the Company, consumers, and fellow Member/Consultants. Present BillionHair Network Inc. products truthfully and sincerely, holding the Company harmless from any damages arising from misrepresentations made by me.

To safeguard the BillionHair Network Inc. trademarks and trade name by obtaining written permission from the Company before their use in any advertisement (including, but not limited to, online platforms) or literature other than materials published by the Company. Recognize that displaying or selling BillionHair Network Inc. products in public, retail, or service establishments of any kind (including online retail or auction sites) is prohibited under this Agreement. Additionally, I commit to refrain from offering BillionHair Network Inc. products for sale or facilitating their sale through such establishments or websites (including, but not limited to, eBay and Amazon), either directly or indirectly through any intermediary. Understand that the obligations in this clause persist even after the termination of this Agreement.

As an independent contractor, undertake full responsibility for all self-employment (Social Security) taxes, tax submissions, and legally mandated registrations related to my activities as an BillionHair Member/Consultant and comply with all federal, state, and local laws governing my BillionHair Network Inc. business, including anti-spam, privacy, and other consumer protection laws.

Acknowledge that I am not a joint venturer, franchisee, partner, agent, or employee of the Company. I possess no authority to incur debts, obligations, or liabilities on behalf of the Company. Understand that all Member/Consultants are independent contractors and are subject to this provision.

When presenting the BillionHair Network Inc. opportunity, do so truthfully and sincerely, ensuring that any prospective Consultant recruited by me is 18 years of age or older and receives educational materials related to a BillionHair Network Inc. business upon submission of an Member/Consultant Agreement.

To maintain up-to-date contact information with the Company, including my current address and phone number. Agree that the Company may release my name and phone number upon request from a customer seeking a Beauty Consultant in my vicinity. If I prefer this information not to be disclosed, I undertake to notify the Company in writing at: Consultant Records Department at clubbillionhair@gmail.com Additionally, consent to the Company sharing my information with other Independent Consultants and third-party vendors as necessary for contractual obligations' fulfillment.

To keep secure the personal information of other I Member/Consultants, customers, and potential customers acquired as a result of, or in connection with, my BillionHair Network Inc. business and refrain from disclosing or sharing this information with others without explicit permission from the individual. Further agree to treat all personal information received from the Company, directly or indirectly, as highly confidential and not to disclose it to others without the Company's express written authorization.

To adhere to the terms, conditions, and guidelines of all tools and services provided by the Company for supporting my business.

To comply with any modifications to the General Terms and Conditions of the BillionHair Member/Consultant Agreement made by the Company. Acknowledge that the Company reserves the right to alter suggested retail prices, discounts, commissions, shipping and handling fees, contest regulations, and active status prerequisites at any time, with changes becoming effective following the Company's provision of written notice of the alterations, posted on the Company website(s), at least 10 days prior.

Undertake not to delete, add, modify, tamper with, or alter any labels, materials, or packaging for BillionHair Network Inc. products or associated product literature.

Assume responsibility for delivering high-quality BillionHair Network Inc. products to customers and for appropriately storing and handling BillionHair Network Inc. products. Agree to follow any specific instructions provided on product labels, literature, and fact sheets, as well as any other instructions provided through billionhairclub.com

Agree to provide truthful and accurate information to customers and potential customers regarding BillionHair Network Inc. products and offer guidance, answer queries, and educate customers on product usage using Company-approved product information and educational tools for use by Independent BillionHair Consultants. Undertake to provide customers with adequate contact information to enable them to reach me should they have questions about a product or a product purchase.

B. BILLIONHAIR NETWORK INC. ("COMPANY") AGREES:

In consideration of the Member/Consultant's adherence to the aforementioned terms and conditions, to supply the Consultant with items from the current Member/Consultant order form ("COF") and to grant an active Consultant a discount from suggested retail prices on BillionHairclub.com's official site using link. This discount shall not be applicable to samplers, premiums, demonstrators, literature, or sales promotion items.

To compensate the Member/Consultant with a monthly personal team commission for all purchases of Company products (excluding Starter Kits and sales aids) made by individuals whom the Member/Consultant has personally recruited to become BillionHair Club Member/Consultants and who have been accepted by the Company. Commissions will be

calculated and paid according to the current Company-published monthly personal team commission schedule as long as both the Consultant and team member remain active. Commissions and bonuses paid on merchandise not retailed to ultimate consumers, subsequently returned for Company repurchase pursuant to this Agreement, may be charged back or deducted from commissions or other sums payable by the Company to the Consultant. A Member/Consultant must maintain active status and have at least one active team member to receive a monthly personal team commission. A BillionHair Member/Consultant is considered "active" as long as monthly business admin fee is paid in full.

Not to impose any geographical territories on the Beauty Consultant regarding sales and team-building.

The Company retains no authority to control or direct the activities of the Member/Consultant, other than the right to inquire about results.

To accept the Member/Consultant's termination of this Agreement within thirty (30) days after the Company's acceptance of the Agreement and upon the return of the Consultant's original and unused Starter Kit to the Company, if applicable. Upon termination of the Agreement and within one (1) year of purchase, the Company agrees to repurchase the Starter Kit at ninety percent (90%) of the Consultant's original net cost, provided the original and unused Starter Kit is returned to the Company, if applicable.

The Member/Consultant agrees that the Company's costs of any prizes, product bonuses, or credits awarded to the Consultant based on the purchase of the returned products, and any indebtedness the Member/Consultant owes the Company, will be deducted from the repurchase amount. Member/Consultants who return products to the Company are not eligible to rejoin the BillionHair Network Inc. independent sales force.

Customer names and addresses provided by the BillionHair Consultant to the Company in connection with optional programs shall remain the exclusive property of the Consultant and will not be used or disclosed by the Company to other parties without the Member/Consultant's consent, except as required by law.

There will be no direct sales from the Company to the Beauty Consultant's customer without a commission being paid to the customer's Beauty Consultant, provided the Beauty Consultant is a member of the BillionHair Network Inc. independent sales organization at the time of the sale. The Company will not accept an order directly from the customer without the name and Member/Consultant number of the customer's Member/Consultant. Commissions will be charged back on customer returns.

This Agreement is subject to acceptance by the Company at its corporate headquarters in Dallas, Texas, through the issuance of a Notice of Acceptance. Such acceptance is contingent upon the receipt of a Starter Kit by the Member/Consultant. This Agreement shall be governed by the laws of the State of Texas in all matters.

The parties further agree that any dispute or controversy arising between them concerning any matter relating to this Agreement that either party elects to submit for legal jurisdiction shall be submitted to the jurisdiction of the courts of the State of Texas, except for any dispute or controversy arising from or relating to the use or misuse of BillionHair Network Inc. intellectual property, which may, at the sole discretion of the Company, be submitted to the exclusive jurisdiction of the Federal District Court for the Northern District of Texas. The parties agree that the venue for any state court action shall be Dallas, County, Texas, and the venue for any federal

court action shall be the Dallas Division of the Federal District Court for the Northern District of Texas.

This Agreement may not be altered, modified, or amended except in writing, signed by an authorized executive of the Company, and shall not be deemed changed, modified, or altered by any advice, suggestions, guides, or sales aids provided by the Company to the Member/Consultant. This Agreement shall be effective from the date of acceptance until December 31 of the same year and shall automatically renew each January 1 for additional one-year terms, provided that the Agreement may be terminated by either party immediately for any breach of its provisions or by either party at any time during the initial term or any renewal term by giving not less than thirty (30) days' written notice.

This Agreement constitutes the entire Agreement between the parties concerning its subject matter, and both parties acknowledge that the Member/Beauty Consultant is not an employee of the Company and will not be treated as such for federal, state, or local tax purposes or otherwise.

I have read and understood the terms and conditions of this Member/Consultant Agreement, and I hereby accept those terms and conditions and certify that I have the legal capacity to enter into this Agreement. I understand that my upline will ultimately receive any recruiter commissions on my sales. BillionHair Network Inc. Repurchase Policy, Electronic Disclosure Notice, and Privacy Policy* I have read and agree to BillionHair Network Inc.'s Repurchase Policy, Electronic Disclosure Notice, and Privacy Policy. I accept the terms and conditions. Social Security Number and Individual Taxpayer Identification Number Notice* I have read and agree to BillionHair Network Inc.'s Social Security Number and Individual Taxpayer Identification Number Notice. I accept the terms and conditions.

InTouch Terms of Use* I have read and agree to the BillionHair Network Inc. Intouch Terms of Use. I accept the terms and conditions.