

## Applicant Details

Applicant's Name:	
Applicant's Address:	
Applicant's E-mail:	
Applicant's Phone:	
Applicant's Fax:	
Applicant's Date of Birth:	
Applicant's Tax File Number:	
Applicant's username:	
Applicant's password (temporary):	
Co-Applicant's Name:	
Co-Applicant's Address:	
Co-Applicant's E-mail:	
Co-Applicant's Phone:	
Co-Applicant's Fax:	
Co-Applicant's Date of Birth:	
Co-Applicant's Tax File Number:	

## Sponsor Details

Sponsor's Name:	
Sponsor Email:	
Sponsor's Phone:	
Sponsor's Fax:	
Sponsor's username /ID number:	

**Starter Kit**

**Note to Applicant:** Your commitment is to pay a Business Registration Fee of \$10.00 now (provides access to early training systems) and to purchase an InnerOrigin Business Kit comprising your personal replicated website with a retail store and shopping cart, an eCommerce training program and a personalized InnerOrigin Back Office with all the management tools to run your business, for \$195.00, payable when Samples are ready for shipping. There is an annual renewal fee which is currently \$129.95.

**Founder's Business System**

The Founder's Business System comprises:

1. Business Registration Fee: \$10.00 billed and payable now
2. Business Kit: \$195.00 (billed on shipping\* of Samples)
3. The choice of one of the Three Optional Samples Packs below (billed on shipping of Samples\*):

*Founder's Marketplace Samples Pack: \$1895.00 (Total \$2,100.00)*

*Vitality Builders Pack \$1195.00 (Total \$1400.00)*

*Sampler Specialist Pack \$495.00 (Total \$700.00)*

Prices include Sales Tax

\*Shipping is additional and is based on order and destination.

**Acknowledgements and Authority by Applicant**

I/We agree that InnerOrigin may charge my/our credit card now for the Business Registration Fee of \$10 (which will provide access to early training materials) and at the appropriate time for the Business Kit \$195 and the designated Optional Founders Samples Pack described above and the relevant shipping and handling fees as published by InnerOrigin at the time of shipping (but capped at 1.25%). I/We understand the Samples Pack will be shipped to me/us when InnerOrigin commences official operations in the market

I/We understand that any intentional or material misrepresentation of any information I/we provide in this Advocate Application may result in termination of my/our InnerOrigin Advocate Agreement.

I/We are aware that I/we may cancel this Advocate Application, and return the unopened Founder's Business System to InnerOrigin at any time within thirty (30) days from the date the transaction is processed, and receive a full refund.

**Payment Information**

Personal Cheque [ ] or Money Order [ ] enclosed (make payable to InnerOrigin Australia Pty Ltd\*\*)

Credit Cards: MasterCard [ ] Visa [ ] American Express [ ]

Card No. \_\_\_\_\_ Expiration Date (MM/YYYY) \_\_\_\_\_

Name on Card \_\_\_\_\_ 3 or 4 Digit CCV No. \_\_\_\_\_

Billing Address \_\_\_\_\_

Signature \_\_\_\_\_

\*\*The receipt will show credit cards billed by InnerOrigin Australia Pty Ltd

## Advocate Application and Agreement - USA

**Parties:** InnerOrigin US LLC, 36 South State, Ste. 1800 Salt Lake City, UT 84111

The Applicant (and, where applicable, the Co-Applicant) described in the Applicant Details (the **Applicant**).

### Background:

- A. InnerOrigin operates an online marketplace store that provides the Products from a number of suppliers direct to consumers.
- B. InnerOrigin USA is establishing, and will control, a system of advocates or marketers for the purpose of promoting the Products available from time to time on the InnerOrigin Platform.
- C. The Applicant wishes to become an InnerOrigin USA Advocate and be permitted to promote the sale of products and services available on the InnerOrigin Platform.
- D. The application by the Applicant, and any on-going arrangement between and among the parties, is on the terms and conditions set out in this document and the other documents which together comprise the Advocate Agreement.

### The parties agree:

#### Definitions

1. In this Advocate Application and in the other documents which together comprise the relevant Advocate Agreement, unless the context indicates otherwise:
  - (a) **Acceptable Use Policy** means the BackOffice Enterprise Solutions Acceptable Use Policy (as amended from time to time) regarding use of the relevant software by InnerOrigin Advocates, and any policy which replaces it for the same or other software.
  - (b) **Advocate** means the Applicant under this Advocate Application who has been approved by Advocate Services to be an InnerOrigin Advocate and to promote products which are on the InnerOrigin Platform (and, if there is more than one, means each of them).
  - (c) **Advocate Agreement** or **Agreement** means this Advocate Application, the Advocate Terms and Conditions, the Policies and Procedures and the Compensation and Rewards Plan, which together constitute the terms of the agreement between and among InnerOrigin, InnerOrigin USA and the Applicant.
  - (d) **Advocate Application** means this application together with the Advocate Agreement;
  - (e) **Advocate Terms and Conditions** means the document which comprises the standard terms and conditions (as amended from time to time) which are applicable to the InnerOrigin Advocate Agreements, a copy of which is available on the InnerOrigin website at <https://www.innerorigin.com/>.
  - (f) **Applicant** means the person whose details are set out in this Advocate Application as the Applicant (and, if there is more than one, means each of them, as applicable).
  - (g) **Compensation and Rewards Plan** means the InnerOrigin compensation and financial rewards plan (as amended from time to time) for InnerOrigin Advocates, a copy of which is available on the InnerOrigin website at <https://www.innerorigin.com/>.
  - (h) **Details** means the table headed "Details" attached to and forming part of this Agreement.
  - (i) **InnerOrigin Advocate** means the person(s) (including an individual, company, partnership and trust) approved from time to time by InnerOrigin and/or InnerOrigin USA to promote products and services which are on the InnerOrigin Platform.
  - (j) **InnerOrigin Platform** means InnerOrigin's online platform for the promotion of Products including via the InnerOrigin mobile application and the InnerOrigin website.
  - (k) **Policies and Procedures** means the InnerOrigin policies and procedures (as amended from time to time) which set out the manner in which InnerOrigin Advocates are required

to conduct their business, a copy of which is available on the InnerOrigin website at <https://www.innerorigin.com>.

- (l) **Products** means an individual product or service, or packs of either or both, available for purchase via the Platform.

### **Advocate's Rights**

2. The parties acknowledge and agree that, as an InnerOrigin USA Advocate, the Advocate:
- (a) will, in accordance with the Advocate Agreement, have the right to promote Products which are available for purchase via the InnerOrigin Platform;
  - (b) will have the right to sponsor other persons to become InnerOrigin USA Advocates and to enrol other persons in InnerOrigin USA in accordance with the Advocate Agreement; and
  - (c) if qualified, will have the right to earn commissions pursuant to the Compensation and Rewards Plan.

### **Advocate's Acknowledgments and Warranties**

3. The Applicant warrants and undertakes that they have not, within the past six (6) months, been:
- (a) an InnerOrigin Advocate;
  - (b) a spouse or domestic partner of an InnerOrigin Advocate;
  - (c) a business partner of an InnerOrigin Advocate; or
  - (d) a shareholder or principal of any entity that has been an InnerOrigin Advocate or business.

### **Electronic Acceptance of terms**

The parties agree that the terms of the documents which comprise the Advocate Agreement (as defined) set out the terms of the agreement between and among them and that they will be bound by that agreement as evidenced by their electronic acceptance of those terms and conditions.

**Applicant's acceptance**

“By clicking “AGREE” in the box and by submitting this Application, I/we acknowledge that I/we have carefully read the terms and conditions of the Advocate Agreement contained in:

- (a) this Advocate Application;
- (b) the Advocate Terms and Conditions
- (c) the Policies and Procedures, and
- (d) the Compensation and Rewards Plan, and agree to them.

I/We have also read the Acceptable Use Policy, and agree to abide by them.

Where the Advocate comprises more than one (1) person or is a company, trust or other entity, the person signing on behalf of the Advocates or the Advocate entity warrants that he/she has full authority to execute the Advocate Agreement on behalf of the relevant Advocate(s).

**\*Note to Applicant:** If this Application is approved, InnerOrigin and InnerOrigin NZ will advise their acceptance of the Advocate Agreement by confirmation email to the email address provided by the Applicant.

**Continuing Guarantee**

*NB – If the Applicant is a company or a trust the guarantee below must be signed by (as applicable) a director or a trustee (who is an individual).*

**To: InnerOrigin Australia Pty Ltd**

By clicking “AGREE” into the box below, in consideration of you agreeing to accept (as applicable) the company or the trust named in this Advocate Application as an Advocate, I hereby unconditionally guarantee all of its obligations to you as set out in the Advocate Agreement (as amended from time to time), and agree to indemnify you (and keep you indemnified) against any breach or non-observance of the terms of the Advocate Agreement by that Advocate.

Name

Position

**Note to Applicant:** Please forward the completed and signed original Application to: InnerOrigin, Advocate Application Dept. 6 Middlemiss Street Lavender Bay, NSW 2060 or email a copy to [compliance@innerorigin.com](mailto:compliance@innerorigin.com). If your Application is emailed, you must send all pages of the Application.

InnerOrigin USA will collect, record and use your personal information for the purposes of assessing and processing your Advocate Application and your purchases as well as managing the InnerOrigin USA Advocate network and the commissions payable to you as an Advocate. If you choose not to provide us with all relevant information, we may not be able to properly assess and process your Advocate Application. We will keep your personal information for only as long as is necessary to carry out the purpose(s) described above (unless we are required or permitted by law to hold the

information for a longer period). We may disclose your personal information to our related entities and service providers who assist us in Australia, New Zealand and USA. We may also disclose your information to our related parties and service providers based in other overseas countries. If you have permitted us to do so, and until otherwise advised, InnerOrigin, its related entities and other parties may also use your information for promotional and marketing purposes in accordance with its privacy policy. If you would like to know more about InnerOrigin's privacy policy, please check relevant details on the InnerOrigin website. If you would like to access or correct your personal information, or if you have any questions or concerns about the management of your personal information, please contact InnerOrigin at 6 Middlemiss Street Lavender Bay, NSW 2060; T 1300 983 987, E [customerservice@innerorigin.com](mailto:customerservice@innerorigin.com).

If you wish to opt-in to direct marketing, please mark this box:

I permit InnerOrigin (and its related entities) to contact me for marketing purposes, including special offers and events.