



# VitaMeal Donation Form - ADR Programme Agreement

## TERMS AND CONDITIONS

This Automatic Delivery Rewards (ADR) Agreement is between you, as an independent Distributor or Preferred Customer ("I" or "me" or "you" or "your") and Nu Skin Enterprises Product Inc., a Delaware corporation, 75 West Center Street, Provo, Utah 84601, VAT number: NL8039.25.372.B.01 ("Company"). I understand that the ADR programme is an optional programme that allows me to place a standing order with the Company that will be conveniently charged to my credit card, savings account or checking account on a recurring, monthly basis (unless I have selected the option of shipment every other month).

### By signing this ADR Agreement, I agree that:

#### 1. Sign-up Procedures

I may submit this ADR Agreement online, by facsimile, by post or by delivering a signed hard copy to the Company's Concept Store.

#### 2. Additional Benefits

Whether a Distributor or a Customer, I understand that no minimum product purchases are required to participate in the ADR programme. However, if my monthly ADR order totals or is greater than 50 Personal Sales Volume (PSV) after discount, then I will be entitled to the following benefits:

- (a) I will get a 5% discount on the wholesale prices and PSV of products in my ADR order, excluding products and kits that do not enjoy the 5% ADR discount (e.g. kits, discounted packages, Vitameal, etc);
- (b) I will earn product points that may be redeemed for additional products.

If I manage my ADR account by fax, email, post or through a Concept Store, then a handling fee will apply.

#### 3. ADR Product Points – Purchases, Deletion and Returns

- A.** My monthly ADR orders may earn product points that can be redeemed for products. Product points vary and are earned at the rate of 20 to 30% of the ADR order value before taxes. I may earn no more than 75 product points per month. If I place an order using only product points, or combine a regular product order of less than 50 PSV and product points, then I will pay regular shipping rates; if I place an order of 50 PSV after discount or more combined with product points on existing ADR, then I will receive a reduced shipping rate. The shipping rates can be viewed on the price list or contact your Customer Service.
- B.** I understand and agree that the product points I earn, if not used, will automatically expire on the first day of the 13th month after they were earned ("Deletion"). I understand and agree that if I notify the Company

within thirty (30) days of the Deletion and request reinstatement of the deleted product points, then the deleted product points will be reinstated.

- C.** I understand and agree that there are no returns allowed on products purchased with ADR product points and that no PSV or Group Sales Volume (GSV) is earned on products purchased with ADR product points.
- D.** Returns  
Except for products purchased with product points earned from ADR purchases, all products ordered under the ADR programme may be returned to the Company pursuant to the Company's regular product return policy (see paragraph 7 of the EU Policies and Procedures). Please note that the product points earned will be removed from your account for related products refunds.

#### 4. Payment

- A.** I have specified on this ADR Agreement the quantity of each product that I desire to receive every month and provided the Company with a valid Visa or MasterCard along with the card's expiration date and other information necessary to set up a direct debit arrangement on my personal savings or checking account. All products ordered by me must be paid in full before the products are shipped.
- B.** If I have selected a credit card as the method of payment, then I authorise the Company or its affiliated company to charge my credit card each month for the products specified above.

#### 5. Changes of Order

Unless I notify the Company in writing by post, facsimile or online of any changes to my order at least four (4) business days prior to my designated process date, the products I have selected will be sent to me each month at the address I have provided. The Company will make the adjustments specified in my written notice within four (4) business days prior to its run after receiving such notice in time. In case it is a direct debit, please contact your Customer Service for further details on the payment method and deadlines.

#### 6. Discontinued Products

The specific products I selected may be discontinued by the Company. If discontinued, the Company will provide me with written notice at least 30 days prior to the discontinuance of the products and will continue to send me the remaining items selected on my ADR Agreement. I may select other products to replace the discontinued products; if I do select other products, I will notify the Company in writing of the type and volume of the selected products at least 30 days prior to the delivery. Purchase price and shipping fees will be automatically changed to reflect the change in my order.

#### 7. Price Increases

The Company may change the price of the products that I have selected. If the price of a specific product is increased, then the Company will provide me with written notice at least 30 days prior to the price increase, and unless I direct them to do otherwise, will continue to send me the selected products at the increased price.

#### 8. Termination of ADR Programme or Orders

- A.** With 14 days prior written notice, the Company may terminate the ADR programme. The Company may also immediately terminate my right to participate in the ADR programme and this ADR Agreement and notify me of the termination if (i) the credit card or bank authorisation provided in this ADR Agreement expires, is cancelled or otherwise terminated, (ii) I violate the terms and conditions of this ADR Agreement, or (iii) if I am a Distributor, if I have violated the terms and conditions of my Distributor Agreement.
- B.** I may cancel my ADR order in writing at any time. The Company will cancel my ADR Agreement within 14 days after it receives my written notice.
- C.** With 14 days prior written notice, the Company may, in its sole discretion, modify the terms and conditions of this ADR programme, including but not limited to, the expiration of the product points for Distributors.

#### 9. No Modification of Distributor Agreement

For Distributors only: The terms and conditions contained in this ADR Agreement do not supersede or modify in any way the terms and conditions of my Distributor Agreement.

#### 10. Collection of Personal Information

The information that you provide will be processed independently by Nu Skin International Inc ("the Company" or "we") to process your orders and for general administration, marketing, statistical and management purposes. To do this, we may pass your details to agents and third parties who perform functions on our behalf, some of whom will be located outside the UK and the European Economic Area. You can request details of these agents and third parties by contacting the Company at the address at the top of this form. You agree that the Company may provide your details to an alternative Distributor should your current Distributor cease to be a Nu Skin® Distributor. You can obtain from the Company a copy of the information which we hold about you which is subject to the Data Protection Act 1998 (for which we may make a small charge) and contact the Company at the address at the top of this form to correct any inaccuracies in your information. We may contact you with details of the services, opportunities, and products we provide, invite you to functions or contact you to obtain feedback on our services and products.

## Agreement and Signature (fill in ONLY for VitaMeal donation through the ADR programme)

### I have read and accepted all terms and conditions relevant to this Agreement.

Pursuant to this agreement with Nu Skin Enterprises Product Inc., I agree that I have authorised products to be charged to me automatically every month pursuant to the dates, and in the quantities and payment method, selected on page one. I agree to be bound by the terms and conditions stated above.

Applicant's Signature:

Print Name:

Date (DD/MM/YY)

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