& ARBONNE.

Preferred Client Registration Form | U.S.

1.800.ARBONNE | Effective November 1, 2017

Instructions	
Please print clearly in blue or black ink. Fill out all required fields depoted by an exteriol (*) Your region.	intration cannot be presented without this information
2. Fill out all required fields denoted by an asterisk (*). Your regi	stration cannot be processed without this information.
First Name*	Last Name*
Address*	
City*C	ounty*State*ZIP*
Email*	Birth Date / / Must be 18+ years of age to apply
Bus. Phone () Home Phone* ()	Fax () Cell Phone ()
Independent Consultant's Name*	Arbonne ID*
□ Please register me as a Preferred Client to receive a 20% d Please refer to the Client Order Form for Preferred Client Regist to complete the registration process.	iscount on Arbonne∘ products for one year. ration fee and payment. The Client Order Form must accompany this Registration Form in order
fees are non-refundable. If I have a payment card on file with Arboni second day of the month that is 12 months from the date of my initial ship, unless earlier terminated by Arbonne. I understand that if I do adjusting the settings through my account on Arbonne's website or the settings through my account on Arbonne's website or the settings through my account on Arbonne's website or the settings through my account on Arbonne's website or the settings through my account on Arbonne's website or the settings through my account on Arbonne's website or the setting through my account on Arbonne's website or the setting through my account on Arbonne's website or the setting through my account on Arbonne's website or the setting through the setting through my account on Arbonne's website or the setting through the settin	al fee of \$29 for each additional year I wish to be a Program member. The registration and renewal ne, I understand that Arbonne will automatically charge the payment card for the renewal fee on the al application, and will charge said renewal fee annually thereafter until I cancel my Program member-not wish to have my payment card automatically charged for the renewal fee, I may unsubscribe by by contacting Arbonne's customer service before the second day of the month in which my renewal will ip, for any reason, by not paying the renewal fee at the end of the term, and that my Program member-
	rogram at any time, with or without reason, by submitting written Notice of Cancellation to Arbonne at onne may terminate this Agreement, as set forth on the reverse side in the Terms & Conditions.
3. By signing this Registration Form, I consent to the collection, use, ar the terms of this Agreement and as set forth in Arbonne's Privacy Po	nd disclosure of the personal information provided in this Registration Form for the purposes of fulfilling policy available at arbonne.com.
4. I have read and agree to the Terms & Conditions on the back of this Reg	istration Form.
Applicant's Signature*	Date / /
Independent Consultant's Signature*	Date / /
You, the buyer, may cancel this transaction at any time prior to m Residents: 15 DAYS for Montana residents). See the reverse side of	idnight of the third business day after the date of this transaction (FIVE DAYS for Alaska
I certify that I am an authorized user of the telephone and/or cell below, I authorize Arbonne to deliver or cause to be delivered to n	phone number(s) I have provided to Arbonne in this Application & Agreement. By signing ne, at the telephone and/or cell phone numbers(s) I have provided, telemarketing calls and/ an artificial or prerecorded voice. I understand that I am not required to consent or agree
Applicant's Signature*	Date / /
Send completed form to: ARBONNE INTERNATIONAL, LLC Attn: Customer Service, 4550 Excel Pkwy, Ste 600, Addison, TX 75001 Phone: 1.800.ARBONNE Fax: 1.866.634.1151	Office Use Date Rec'd / / Arbonne ID Order Total \$ Trans No Authorized by
	lease keep a copy for your records. Registering Independent Consultant's copy

Yellow = New Preferred Client's copy



Arbonne Preferred Client Program

Terms & Conditions

Revised: November 1, 2017

These Terms & Conditions govern your membership in the Arbonne Preferred Client Program. Please read these Terms & Conditions carefully. By signing the attached Preferred Client Registration Form and enrolling in the Program, you agree to be bound by these Terms & Conditions, as well as the other rules, policies, and procedures of the Program.

1. Eligibility

The Preferred Client Program is open only to residents of the United States and its territories who are 18 years old or older.

2. Registration Fee

You agree to pay to Arbonne an initial registration fee of \$29 and a renewal fee of \$29 for each additional year you wish to be a Program member. The registration and renewal fees are non-refundable after THREE BUSINESS DAYS from the date on which the transaction occurs (FIVE DAYS for Alaska residents; 15 DAYS for Montana residents). When you enroll in the Program you will receive an Arbonne ID number (Arbonne ID). You will also provide an email and password if you wish to access your account information online. Please keep your Arbonne ID and online account password secret. You are entirely responsible for any activity under your Arbonne ID. You must promptly notify Arbonne of any actual or attempted unauthorized use of your Arbonne ID.

3. 20% Discount & Other Benefits

The Arbonne ID may be used to purchase Arbonne products at a 20% discount off the Suggested Retail Price. Program membership may also include access to special product offers and other benefits from time to time, at Arbonne's discretion. Program membership and benefits are nontransferable. Arbonne reserves the right to modify the Program. Please read the Preferred Client Program Benefits page on arbonne.com for additional information regarding special product offers and other benefits, including how the Program works with other Arbonne incentive offers.

4. Exclusions

The discount may not be available on certain non-qualifying Arbonne products and business resources, in Arbonne's discretion. Arbonne will endeavor to disclose non-qualifying Arbonne products and business resources online at arbonne.com. Other exclusions may apply.

5. Program Membership Term & Renewal

The Program term is one year. The term starts on the date you complete your registration and ends on the anniversary of your registration date. At the end of the term, you will be asked to pay the renewal fee to renew your Program membership for an additional one-year term. If you have a payment card on file with Arbonne, Arbonne will automatically charge the payment card for the renewal fee on the second day of the month that is 12 months from the date of your initial application. If you do not wish to have your payment card automatically charged for the renewal fee, you may unsubscribe by adjusting the settings through your account on Arbonne's website or by contacting Arbonne's customer service before the second day of the month in which your renewal will be charged.

6. Program Membership Cancellation & Termination

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the date on which it was executed (FIVE DAYS for Alaska residents; 15 DAYS for Montana residents). If you cancel, any payments made by you under the contract or sale, and any negotiable instrument executed by you, will be returned within 10 BUSINESS DAYS following receipt by Arbonne of your cancellation notice. You may also cancel your Program membership, for any reason, by not paying the renewal fee at the end of the term, and your Program membership will not be renewed for an additional one year term. If you do not renew your Program membership, you may continue to purchase Arbonne products using your Arbonne ID, but you will not receive the discount or other benefits of Program membership.

Arbonne may terminate your Program membership and, in Arbonne's discretion, revoke your Arbonne ID, if you, in Arbonne's discretion: (a) violate these Terms & Conditions, any other rules, policies, or procedures of the Program, or any applicable law or regulation; or (b) engage in any deception, forgery, fraud, or commit any other abuse of the Program.

7. Privacy

The information you provide as a member of the Program will be managed by Arbonne as described in Arbonne's Privacy Policy, at arbonne.com. By registering as a Preferred Client or Client you are agreeing that your personal information will be shared with Arbonne, Arbonne Independent Consultants who may wish to share with you promotions or product specials available from Arbonne and third party service providers used by Arbonne to provide you with products, such as common carriers and web service providers. You may change your privacy settings by logging into your on Arbonne's website or by contacting Arbonne's customer service.

8. Disclaimer & Limitation of Liability

THE PROGRAM IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ARBONNE DISCLAIMS ALL WARRANTIES OF ANY KIND, EXPRESS, IMPLIED, OR STATUTORY, WITH RESPECT TO THE PROGRAM (INCLUDING THOSE RELATED TO MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT AND THOSE ARISING OUT OF COURSE OF DEALING, USAGE, OR TRADE). TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ARBONNE WILL NOT BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES (INCLUDING FOR THE INDIRECT LOSS OF PROFIT, REVENUE, OR DATA) ARISING OUT OF OR IN CONNECTION WITH THE PROGRAM, HOWEVER CAUSED, AND UNDER WHATEVER CAUSE OF ACTION OR THEORY OF LIABILITY BROUGHT (INCLUDING UNDER ANY CONTRACT, NEGLIGENCE, OR OTHER TORT THEORY OF LIABILITY) EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

9. Governing Law, Arbitration Agreement, & Waiver of Certain Rights

These Terms & Conditions will be governed by and interpreted in accordance with the laws of the State of California without regard to any conflict of laws principles. Any arbitration instituted pursuant to this section shall be governed by the Federal Arbitration Act, 9 U.S.C. § 1 et seq.

You and Arbonne agree that we will resolve any disputes between us through binding and final arbitration instead of through court proceedings. You and Arbonne hereby waive any right to a jury trial of all controversies, claims, counterclaims, or other disputes arising between you and Arbonne relating to the Program or these Terms & Conditions (each a "Claim"). All Claims shall be submitted for binding arbitration administered by JAMS pursuant to its Comprehensive Arbitration Rules & Procedures ("JAMS Rules"), or its equivalent rules and procedures in place at the time of the arbitration. The arbitration will be heard and determined by a single arbitrator. The arbitrator's decision in any such arbitration will be final and binding upon the parties and may be enforced in any court of competent jurisdiction.

If you demonstrate that the costs of arbitration will be prohibitive as compared to the costs of litigation, Arbonne will pay as much of the administrative costs and arbitrator's fees required for the arbitration as the arbitrator deems necessary to prevent the cost of the arbitration from being prohibitive. In the final award, the arbitrator may apportion the costs of arbitration and the compensation of the arbitrator among the parties in such amounts as the arbitrator deems appropriate.

This arbitration agreement does not preclude you from seeking action by federal, state, or local government agencies. You and Arbonne also have the right to bring qualifying claims in small claims court. In addition, you and Arbonne retain the right to apply to any court of competent jurisdiction for provisional relief, including pre-arbitral attachments or preliminary injunctions, and any such request shall not be deemed incompatible with these Terms & Conditions, nor a waiver of the right to have disputes submitted to arbitration as provided in these Terms & Conditions.

Neither you nor Arbonne may act as a class representative or private attorney general, nor participate as a member of a class of claimants, with respect to any Claims may not be arbitrated on a class or representative basis. The arbitrator can decide only your and/or Arbonne's individual Claims. The arbitrator may not consolidate or join the claims of other persons or parties who may be similarly situated.

If any provision of this Section 9 is found to be invalid or unenforceable, then that specific provision shall be of no force and effect and shall be severed, but the remainder of this Section 9 shall continue in full force and effect. No waiver of any provision of this Section 9 will be effective or enforceable unless recorded in writing signed by the party waiving such a right or requirement. Such a waiver shall not waive or effect any other portion of these Terms & Conditions. This Section 9 will survive the termination of your relationship with Arbonne.

THIS SECTION LIMITS CERTAIN RIGHTS, INCLUDING THE RIGHT TO MAINTAIN A COURT ACTION, THE RIGHT TO A JURY TRIAL, THE RIGHT TO PARTICIPATE IN ANY FORM OF CLASS OR REPRESENTATIVE CLAIM, THE RIGHT TO ENGAGE IN DISCOVERY EXCEPT AS PROVIDED IN THE JAMS RULES, AND THE RIGHT TO CERTAIN REMEDIES AND FORMS OF RELIEF. OTHER RIGHTS THAT YOU OR ARBONNE WOULD HAVE IN COURT ALSO MAY NOT BE AVAILABLE IN ARBITRATION.

10. Changes to Terms & Conditions

From time to time, Arbonne may change these Terms & Conditions. Those changes will go into effect on the Revision Date shown in the revised Terms & Conditions. If Arbonne changes these Terms & Conditions, Arbonne will plan to notify you by posting the revised Terms & Conditions on the Arbonne website; however, it is your responsibility to review the Terms & Conditions before submitting each order under your Arbonne ID. By continuing to use the Program, you agree to the amended Terms & Conditions.

11. General

Under no circumstances will Arbonne be held liable for any delay or failure in performance due in whole or in part to any acts of nature or other causes beyond its reasonable control. If any provision of these Terms & Conditions is found to be unlawful, void, or unenforceable, then that provision will be deemed severable from these Terms & Conditions and will not affect the validity or enforceability of any remaining provisions. The failure of Arbonne to enforce any right or provision of these Terms & Conditions will not prevent Arbonne from enforcing such right or provision in the future. Arbonne may assign its rights and obligations under these Terms & Conditions, including in connection with a merger, acquisition, sale of assets or equity, or by operation of law.

12. Questions

If you have any questions regarding the Program, please contact us at:

Arbonne International, LLC 4550 Excel Pkwy, Ste 600 Addison, TX 75001 Attn: Customer Service 1.800.ARBONNE

Or complete the Contact Us form on the Customer Service page at arbonne.com.