

Nu Skin New York City Distributor Center Executive Club Enrollment Form

Name:	ID#
Shipping Address:	City/State: Zip Code:
Daytime Telephone:	Email Address:
Automatic Credit Card Debit	
<input type="checkbox"/> Discover Card <input type="checkbox"/> American Express <input type="checkbox"/> VISA <input type="checkbox"/> MasterCard Credit Card Number _____ Exp. Date ____/____ Credit Card Billing Address Zip Code _____	Cardholder's Signature _____

Executive Club Member: (\$100 per month). Each Executive Club membership includes the non-exclusive use of a cubicle system equipped with a computer, access to high-speed Internet, a printer, and a digital telephone with a monthly allotment of national long distance minutes. In addition, the executive Distributor will receive access to 50 free photocopies per month, online access to meeting room scheduling. Usage of the Executive Cubicle is based on availability.

Your signature below indicates that you have read and accepted all the terms and conditions of this New York City Distributor Center Enrollment Form ("NYCDC Agreement") including those listed below, the terms of which, by this reference, are fully incorporated herein. All signatures must be affixed personally.

Signature: _____ Date: _____

Nu Skin Provo Distributor Center Terms and Conditions

This Nu Skin New York City Distribution Center Terms and Conditions Agreement ("NYCDC") is made and entered between Nu Skin United States, Inc. ("NSUS") and the Distributor ("Distributor") whose name is set forth above. By signing above, Distributor agrees as follows:

- A. To authorize NSUS to establish an automatic credit or debit card arrangement (as selected above) to pay the associated monthly membership fee and for no other reason. Distributor will supply NSUS, in the Enrollment Form above, a valid VISA, MASTERCARD, AMERICAN EXPRESS, or DISCOVER CARD number along with the card's expiration date, or the requested information to set up a direct debiting arrangement on my personal savings or checking account.
- B. That membership fees to the NYCDC will be charged to the method(s) of payment selected and will not be changed until notice of either cancellation or change of service is served by Distributor to NSUS. NSUS will make the requested cancellation or change of services specified in such written notification within 30 days of receipt.
- C. That this NYCDC Agreement may be immediately terminated without notice if the credit or debit card(s) listed above expire, are canceled or are otherwise terminated.
- D. That this NYCDC Agreement may be terminated by NSUS without notice to Distributor if Distributor violates any of the terms and conditions of this NYCDC Agreement, its Representative Agreement with NSUS, or affiliated Nu Skin entity, which ever the case may be, or any of the Rules and Regulations that govern Distributor activity and the activity of Distributor's invitees while on the premises of the New York Distribution Center.
- E. To notify NSUS in writing of NYCDC membership cancellation. Unless such written notification is received via registered mail, the NYCDC membership fee will continue to be charged monthly until duly delivered written notice is received by NSUS.
- F. To send all requests and notices to NSUS via registered mail, return receipt requested, as follows: Attention: NYCDC Distributor Center, 75 West Center Street, Provo, UT 84601.
- G. That the terms and conditions contained in this NYCDC Agreement do not supersede or modify in any way the terms and conditions of Distributor's Representative Agreement with NSUS, or affiliated Nu Skin entity, whichever the case may be.
- H. That Distributor hereby represents and warrants that its have read, understands and expressly agrees to the terms outlined in this NYCDC Agreement along with the NYCDC Rules and Regulations for the NYCDC published by NSUS, which may be changed from time to time at the sole discretion of NSUS. Distributor further represents and warrants that it is authorized to sign and execute this NYCDC Agreement and that its has the power individually and as an agent to render this a binding agreement. Or any of the Rules and Regulations attached hereto as Exhibit A and B and incorporated herein by this reference.

EXHIBIT A
RULES AND REGULATIONS FOR THE PREMISES

Tenant agrees to comply fully with the following rules and regulations and with such reasonable modifications of and additions to such rules and regulations as Landlord may make from time to time.

1. Any sign, lettering, picture, notice, or advertisement installed within the Premises that is visible to the public shall be installed in such a manner and be of such character and style as Landlord shall approve in writing. No sign, lettering, picture, notice, or advertisement shall be placed on any outside window or in a position to be visible from outside the Building.
2. Tenant shall not obstruct sidewalks, entrances, passages, courts, corridors, vestibules, halls, or stairways in or about the Building, nor shall Tenant place objects against doors or windows that would be unsightly from the Building's corridors or from the exterior of the Building.
3. No animals or pets or bicycles or other vehicles shall be brought or permitted to be in the Building or the Premises.
4. Tenant shall not make excessive noises, cause disturbances or vibrations, or use or operate any devices that emit loud sound or air waves that may disturb or annoy other tenants or occupants of the Building or that would interfere with the operation of any device or equipment or radio or television broadcasting or reception from or within the Building or elsewhere.
5. Tenant shall not make any room-to-room canvass to solicit business from other tenants of the Building.
6. Tenant shall not create any odors that may be offensive to other tenants or occupants of the Building.
7. The Building is a no-smoking Building and Tenant shall not, nor allow its invitees to smoke while in the Building or Premises.
8. Tenant shall not waste electricity, water, or air conditioning, and shall cooperate fully with Landlord to assure the most efficient operation of the Building's heating and air conditioning system. Tenant shall not adjust any controls other than room thermostats installed for Tenant's use. Tenant shall not tie, wedge, or otherwise fasten open any water faucet or outlet. Tenant shall keep all corridor doors closed.
9. No additional locks or similar devices shall be attached to any door and no locks shall be changed without Landlord's prior written consent.
10. Tenant assumes full responsibility for protecting the Premises from theft, robbery, and pilferage. Except during Tenant's normal business hours, Tenant shall keep all doors to the Premises locked and other means of entry to the Premises closed and secure.
11. No peddlers, solicitors, or beggars shall be allowed in the Building, and if present, shall be reported by Tenant to Landlord.
12. No person not employed, contracted for, or approved by Landlord shall perform any window washing, cleaning, repairing, janitorial, decorating, painting, or other services or work in or about the Premises.
13. Tenant shall not in any manner deface or injure the Building.
14. Tenant shall not bring into the Building or the Premises inflammables such as gasoline, kerosene, naphtha, and benzene, or explosives, or any other articles or any intrinsically dangerous nature.
15. Tenant shall not install or operate any steam or internal combustion engine, boiler, machinery, refrigeration or heating device or air conditioning apparatus, or carry on any mechanical business in or about the Building or Premises.
16. Tenant shall be responsible for the observance of all of the rules and regulations by Tenant's employees, agents, clients, customers, invitees, and guests. Landlord shall not be responsible for any violation of the rules and regulations by other tenants of the Building and shall have no obligation to enforce the rules and regulations against other tenants.

EXHIBIT B – Scheduling Procedures

Cubicles

ECM have first priority for use of cubicles

PCM may use the cubicles if they are unoccupied and their offices are in use

Training Room

PCM

- No bumping
- Priority Scheduling
- 7 day advance notice or vacate if scheduled
- 2 fixed day time blocks per month
- Must vacate this room if scheduled by someone else, if unscheduled this room may be used at anytime

ECM

- 1 fixed day time block per month
- Must vacate this room if scheduled by someone else, if unscheduled this room may be used at anytime

Executive Conference Room

PCM

- No Bumping
- Priority Scheduling

ECM

- 1 day advance notice
- Must vacate this room if scheduled by someone else, if unscheduled this room may be used at anytime

The Executive Conference room is not an office.

Presidential Offices

PCM's only

ECM's are executive Club Members

PCM's are Blue Diamond/Team Elite Members