Independent Business Owner Agreement

US TERMS AND CONDITIONS (EFFECTIVE JUNE 15th, 2021)

Manager Start Up Fee: $299 for the initial one-year term
Renewal Fee: $299 per year after the first year

Note: For IBOs with a Renewal Date in June 2021 for example the Annual Renewal Fee will be due and payable in June 2022 on the same day of
the month in which your annual renewal fees. For example, if your annual renewal day is the 16th of the month, your annual Business Renewal Fee
payment will be due on June 16th, 2022.

PLEASE READ THIS AGREEMENT CAREFULLY TO ENSURE THAT
YOU UNDERSTAND EACH PROVISION. THIS AGREEMENT
REQUIRES THE USE OF ARBITRATION ON AN INDIVIDUAL BASIS
TO RESOLVE DISPUTES, RATHER THAN JURY TRIALS OR CLASS
ACTIONS, AND ALSO LIMITS THE REMEDIES AVAILABLE TO
YOU IN THE EVENT OF A DISPUTE.

DISPUTE RESOLUTION AND ARBITRATION TERMS ARE SET
OUT IN SECTION 23 BELOW (the "DISPUTE RESOLUTION
PROVISIONS"). PLEASE READ THE DISPUTE RESOLUTION
PROVISIONS CAREFULLY.

1. I, the undersigned, acknowledge and agree that I have read and
understand the Snap Independent Business Owner Agreement, which is
comprised of these US Terms and Conditions, the Snap Policies &
Procedures (including all supplements thereto), and the Snap
Compensation Plan(collectively, the "IBO Agreement" or the
"Agreement"). By submitting my IBO application and signing below, I
agree that I want to become a Snap Independent Business Owner
("IBO") so that I can market goods and services offered by or
through SNAP (as used in these US Terms and Conditions, the
"Snap Delivery Services") and participate in the Snap
Compensation Plan (as more specifically described in the IBO
Agreement), and I further agree that I accept, will comply with, and be
bound by, the terms and conditions contained in the IBO Agreement.

Click here for SNAP’s Policies & Procedures

Click here for SNAP’s Compensation Plan

2. I acknowledge and agree that the IBO Agreement will become a
binding agreement upon myself and Snap Delivered, LLC, a
Florida limited liability company ("SNAP"), only upon
acceptance by SNAP of my completed IBO application, and
that SNAP will notify me of such acceptance via email to
the email address I submit with my application. I
understand that SNAP has the right to accept or reject my
IBO application in its sole discretion. For purposes of the
IBO Agreement, SNAP and its parents, subsidiaries and
affiliates may be referred to collectively as the "SNAP
Companies" or each individually as an "SNAP Company".
Capitalize terms used but not defined in these US Terms
and Conditions shall have the meanings prescribed to such terms
in the Glossary section of the SNAP Policies & Procedures. I
understand that there is no requirement to become an IBO beyond
my entering into the IBO Agreement and paying the initial Start Up Fee
and monthly Optional Business Tool Fees. No other purchase of sales aids, training materials, SNAP Delivery Services, SNAP Business Tools
(as hereinafter defined) or other services is required to become an IBO
and any such purchase by me is strictly voluntary. I understand that
earnings as an IBO, including commissions, bonuses or other
compensation earned pursuant to the SNAP Compensation Plan
(collectively, "Compensation") and advancement to higher qualification levels
thereunder are based solely upon the successful sale of SNAP Delivery Services to customers, and those customers usage of and payment for
such SNAP Delivery Services, and that I am not personally obligated to
purchase any SNAP Delivery Services.

3. I understand that no Compensation is earned for the promotion
of the Snap Delivered or the sponsorship of new IBOs. If I choose
to sponsor others to become IBOs and participate in the SNAP
Compensation Plan, I will not receive any Compensation whatsoever
for the act of sponsoring or recruiting such IBOs; rather, I will be
compensated based upon the activities of other IBOs only to the
extent of such IBOs’ Customer SNAPP APP downloads and
sales of SNAP Delivery Services to customers, and those
customers’ downloads and payment for such SNAP Delivery
Services.

4. I hereby authorize SNAP to (i) charge the Start Up Fee and
initial monthly Optional Business Tool Fees to my credit or debit
account on file with SNAP (the “Payment Method”); and (ii)
automatically charge the Payment Method for each Optional
Business Tool Fees and Renewal Fee payment due and payable
under this Agreement, together with any Account Maintenance
Fee(s) (as hereinafter defined). I acknowledge and agree that it is my
responsibility to ensure the Payment Method remains valid at all
times during the term of this Agreement, and that I will provide to
SNAP all information necessary to allow SNAP to charge the
Payment Method (or any valid, replacement credit or debit card,
which is hereinafter referred to as the Payment Method) for all
amounts due and payable by me to SNAP. I further acknowledge

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and agree that if the Payment Method expires or otherwise becomes invalid for any reason during the term of this Agreement (including without limitation any Renewal Term, as hereinafter defined), or I otherwise fail to annually renew my relationship with SNAP or pay any Optional Business Tool Fees payment within the periods specified

in the SNAP Policies & Procedures, then my IBO position will be deactivated, this Agreement will terminate, and I will forfeit all rights under this Agreement, including without limitation the right to receive future Compensation.

5. I hereby represent that the information submitted with my IBO application is complete, true and correct, and that (i) my primary residence is in the United States, (ii) I am of legal age in my state of residence to enter into legally binding agreements, and (iii) I have legal authority to conduct business and earn income in the United States. I agree to promptly notify SNAP of any changes to the information submitted by me, including without limitation any changes related to the Payment Method. If I am entering into this Agreement on behalf of a corporation, limited liability company, partnership, trust or other entity, I represent that I have the authority to enter into such agreements for the entity, but I nonetheless agree that in addition to such entity, I will be personally responsible for the performance of all the duties and obligations described in this Agreement.

6. This Agreement shall become effective upon the acceptance hereof by SNAP and shall continue for an initial term of one (1) year unless sooner terminated as permitted under this Agreement. Upon the expiration of the initial term, unless this Agreement is terminated pursuant to its terms, my relationship with SNAP shall be automatically extended for additional, successive one-year periods (each, a “Renewal Term”) by (i) my entering into the then-current Independent Business Owner Renewal Agreement located in the IBO Back Office and on the SNAP Compass App; (ii) the successful processing of payment for the annual Renewal Fee on or before each Renewal Date or prior to the expiration of any grace period permitted by SNAP, and any other amounts due and payable as of my Renewal Date, all as provided in the SNAP Policies & Procedures; and (iii) my compliance with all terms and conditions contained in the SNAP Policies & Procedures related to my renewal. I acknowledge and understand that my payment of the Start Up Fee, the Optional Business Tool Fees, and the Renewal Fee(s) (if applicable) covers the costs associated with establishing and servicing my SNAP business, and enables me to conduct and maintain my business status with SNAP and are in consideration for a variety of services provided by SNAP at no additional cost to me including, but not limited to, access to and use of business reporting tools and alerts, the SNAP Compass App, marketing materials and tools, training materials and personal development tools, and back-office support. I further acknowledge that the Renewal Fee is less than the Start Up Fee, and that I receive additional, valuable consideration under the SNAP Compensation Plan for my agreement to renew my IBO Agreement and accept any changes thereto. I acknowledge and understand that SNAP may from time to time modify the Renewal Fee or the Optional Business Tool Fees upon written notice to me delivered via email and such modified Renewal Fee or Optional Business Tool Fees will apply immediately and will be charged to the Payment Method upon the due date there for. The provisions of this Agreement which by their nature are intended to survive termination of this Agreement shall so survive, including without limitation the Dispute Resolution Provisions (as hereinafter defined), all restrictive covenants, and all provisions related to indemnification, confidentiality, data protection, and the Account Maintenance Fee. I agree to timely pay for any Delivery Services, materials, services, SNAP Business Tools or other items that I choose to purchase from any SNAP Company.

7. I agree that, as an IBO, I am an independent contractor for all purposes under applicable federal, state, and local statutes, rules, regulations, directives, ordinances, guidance and other laws (collectively, “Applicable Law”), including without limitation the Internal Revenue Code, and all state tax and employment-related laws and regulations. As an independent contractor, I am not an employee, partner, agent, franchisee, or legal representative of any SNAP Company or of any carrier, supplier, service provider or other party with whom any SNAP Company transacts or conducts business (all such parties other than IBOs are referred to collectively herein as “SNAP Providers”), and I am prohibited from representing holding myself out as such. I understand that, as an IBO, I am responsible for my own business and I am free to select my own means, methods and manner of operation, and free to choose the hours and location of my activities performed as an IBO, subject to the terms and conditions of this Agreement and Applicable Law. If I employ individuals to perform services for my independent business, I understand that I am responsible for their acts and omissions and for ensuring their compliance with this Agreement and Applicable Law. I understand that I am solely responsible for remitting any taxes, making any reports, and obtaining any licenses, permits, authorizations or insurance required to conduct my business in compliance with this Agreement and Applicable Law. I shall have no power or authority to bind any SNAP Company or SNAP Provider in any way, directly or indirectly, and I will not take any action inconsistent with this limit of authority. I acknowledge that as an independent contractor I am not entitled to holidays, vacations, disability, insurance, pensions or retirement plans, or any other benefits offered or provided by any SNAP Company to its employees. I acknowledge and agree that I will not be treated as, nor represent myself or anyone I engage in my independent business, as an employee of any SNAP Company or SNAP Provider for any purpose, including for purposes arising under Applicable Law.

8. I acknowledge and understand that I may terminate this Agreement for any reason, at any time, by giving SNAP written notice at its address of record as more fully described in the SNAP Policies & Procedures. I further acknowledge and understand that SNAP may terminate this Agreement pursuant to the SNAP Policies & Procedures or by giving written notice to me in the event that I
9. I acknowledge that, as an IBO, I am not guaranteed any income, nor am I assured any profits or success, and I certify that no claims of guaranteed profits or representations of expected earnings that might result from my efforts as an IBO have been made to me by any SNAP Company or any other IBO. Similarly, I shall not represent, directly or indirectly, that any person may, can, or will earn any stated amount or that any IBO is guaranteed any level of success.

10. I understand that the SNAP Delivery Services are offered in different markets on terms and at rates determined by the SNAP Companies or the SNAP Providers, and that the markets where the SNAP Delivery Services are offered and the terms, conditions or prices applicable thereto may change from time to time without notice.

11. I understand that SNAP may charge a fee to process all Compensation. In addition, I acknowledge and agree that any payments issued to me by SNAP that remain unclaimed for six (6) months after the issuance date ("Unclaimed Funds") shall be held by SNAP in an account, and that SNAP will assess an account maintenance fee of $10 per month (the "Account Maintenance Fee") until such time as I have claimed all such Unclaimed Funds held by SNAP. I acknowledge and understand that SNAP shall deduct the Account Maintenance Fee monthly from the Unclaimed Funds and if there are insufficient Unclaimed Fundsheld by SNAP from which to deduct the Account Maintenance Fee when due, then the Account Maintenance Fee shall be prorated to reflect the amount of Unclaimed Funds then remaining, and the remaining Account Maintenance Fee due shall be charged to the Payment Method. When no Unclaimed Funds are owed to me by SNAP, the account shall be closed. I further acknowledge that any Unclaimed Funds may be subject to applicable escheat laws that may require SNAP to deliver all or some portion of Unclaimed Fundsto the applicable state or its governmental authorities.

12. I agree to keep accurate records regarding my activities as an IBO and, in the process of marketing and promoting the SNAP Delivery Services, I will act in a manner consistent with the SNAP Policies & Procedures. I further agree that I shall not engage in or perform any misleading, deceptive or unethical practices, or make any false or misleading statements, regarding the SNAP Delivery Services, the SNAP Companies, or the various relationships between the SNAP Companies, the SNAP Providers, and IBOs.

13. I agree to abide by Applicable Law governing the marketing, sale or solicitation of the SNAP Delivery Services, including without limitation all applicable anti-spam legislation, and I understand that I will be personally liable for any fines or other expenses incurred by any SNAP Company or SNAP Provider as a result of my failure to do so. I represent and warrant that I shall not engage in the slamming of a customer.

14. I understand that during any SNAP investigation into a potential violation of this Agreement, or in the event the Payment Method becomes invalid for any reason, my IBO position status may be suspended and any Compensation which may be otherwise owing to me may be held by SNAP until final resolution has been achieved. I acknowledge that in the event SNAP determines that I have violated this Agreement, then SNAP may, at its option, terminate this Agreement and deactivate my IBO position, in which event I will not be entitled to any Compensation of any kind.

15. SNAP may periodically make available various training and marketing materials, applications, technology, reports, or other physical or virtual items for use in connection with my IBO position that are not included in the Optional Business Tool Fees (collectively, “SNAP Business Tools”). I acknowledge and understand that I am under no obligation to purchase any SNAP Business Tools, or any other materials or services, at any time, but that I will have the option to purchase any materials or services which I may choose. If I do elect to purchase from SNAP any SNAP Business Tools or other SNAP-produced materials (excluding any items included in the Optional Business Tool Fees and SNAP Delivery Services purchased by me as a customer rather than in my capacity as an IBO), then I may return any unused, unopened and then-currently marketable items for up to one (1) year from the date of purchase and, if so returned, I will receive a refund equal to ninety percent (90%) of the purchase price of such items. I understand that I will be responsible for the cost of shipping any such items to SNAP. In the event I elect to purchase any SNAP Delivery Services as a customer, rather than in my capacity as an IBO, the terms and conditions applicable to the relevant SNAP Delivery Services will govern my purchase and use thereof.

16. I agree that, as an IBO, I shall place primary emphasis upon the sale of SNAP Delivery Services to customers, and I acknowledge that I have the right to refer as many personal customers as I wish. I understand that during the term of this Agreement I will be eligible to earn Compensation from my personal customers’ payments for SNAP Delivery Services, and from payments for SNAP Delivery Services made by the personal customers of IBOs in my network of IBOs, or Downline, subject to and in accordance with the then-current SNAP Compensation Plan. I acknowledge and understand that SNAP reserves the right to vary or change the terms and conditions of the SNAP Compensation Plan at any time, including without limitation those terms and conditions related to eligibility, provided that SNAP will give me notice of such changes in accordance with the terms and conditions of this Agreement. I further acknowledge and understand that SNAP may also from time to time make available to me certain incentives outside of the SNAP Compensation Plan in connection with certain SNAP Product offerings (e.g. promotional incentives), and that such incentives may be subject to separate terms and conditions. I further understand that maintenance of my position as a current IBO until the time of payment of Compensation is a condition for earning and receiving such Compensation, and I will not be eligible to receive payment of any Compensation following the termination or expiration of this Agreement.
17. I agree to indemnify, defend and hold the SNAP Companies, the SNAP Providers, and each of their respective shareholders, directors, officers and employees harmless from and against any and all claims, damages, costs and expenses, including without limitation any attorneys’ fees and court costs, arising out of or in connection with my actions or omissions in the performance under this Agreement. I understand and agree that the indemnity set forth in this Section 19 is in addition to, and not to the exclusion of, my indemnification obligations contained in the SNAP Policies & Procedures.

18. I represent and warrant that I will comply with all terms and conditions contained in the IBO Agreement relating to the protection of Confidential Information, Personal Data, and related proprietary or confidential information, including without limitation the provisions contained in the SNAP Policies & Procedures. I agree that all provisions contained in the IBO Agreement related to the protection and disclosure of Confidential Information and Personal Data shall survive the expiration or termination of the IBO Agreement.

19. IN NO EVENT WILL ANY SNAP COMPANY OR ANY SNAP PROVIDER BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, SPECIAL, PUNITIVE, OR INCIDENTAL DAMAGES (INCLUDING WITHOUT LIMITATION DAMAGES FOR LOSS OF BUSINESS PROFITS, BUSINESS INTERRUPTION, AND THE LIKE) ARISING OUT OF OR IN CONNECTION WITH ANY CAUSE, INCLUDING BUT NOT LIMITED TO ANY BREACH OF WARRANTY OR ANY DELAY, ACTION, ERROR OR OMISSION OF ANY SNAP COMPANY OR SNAP PROVIDER, OR THE DELIVERY, NONDELIVERY, DISCONTINUATION, OR MODIFICATION OF ANY PRODUCT OR SERVICE BY ANY SNAP COMPANY OR SNAP PROVIDER, EVEN IF THE RELEVANT SNAP COMPANY OR SNAP PROVIDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

20. OTHER THAN THE RETURN RIGHTS DESCRIBED IN THIS AGREEMENT, THE SNAP COMPANIES AND THE SNAP PROVIDERS MAKE NO EXPRESS OR IMPLIED WARRANTIES WHATSOEVER. EXPRESSLY EXCLUDED ARE ALL WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. NO ORAL OR WRITTEN INFORMATION OR ADVICE GIVEN BY ANY SNAP COMPANY OR SNAP PROVIDER, OR ANY OF THEIR RESPECTIVE AGENTS OR EMPLOYEES, OR ANY IBO, WILL CREATE A WARRANTY OR IN ANY WAY INCREASE THE SCOPE OF THE LIMITED WARRANTY PROVIDED FOR HEREIN.

21. DISPUTE RESOLUTION

PLEASE READ THIS SECTION OF THE IBO AGREEMENT CAREFULLY, AS IT PROVIDES FOR THE RESOLUTION OF MOST DISPUTES THROUGH BINDING ARBITRATION AND INCLUDES CERTAIN WAIVERS, INCLUDING CLASS ACTION, CLASS ARBITRATION AND JURY TRIAL WAIVERS.

A. Dispute Resolution Generally. SNAP urges IBOs to resolve disputes involving other IBOs amicably and professionally. SNAP may in its sole discretion agree to mediate and resolve any inter-IBO dispute, provided that the impacted IBOs agree that SNAP’s findings and decision are binding. SNAP will generally not mediate disputes between Individuals involved in the same IBO position (for example, between Spouses or Participating Parties of a PBE). If an IBO is dissatisfied with SNAP in any way, or has a dispute with SNAP as to their rights and obligations under the IBO Agreement, the IBO should contact SNAP by writing or calling IBO Support so that SNAP may attempt to resolve the issue. If an IBO is unable to resolve the issue after cooperating in good faith with IBO Support, the dispute shall be resolved as set forth below in this Section 23.

B. Arbitration

a. If either (i) any SNAP Company, or any of their respective owners, officers, directors, employees, contractors, consultants, representatives or agents (individually or collectively referred to as “SNAP” for purposes of the Dispute Resolution Provisions) or (ii) an IBO has any legal claim or dispute against the other, including, but not limited to, those arising from or in connection with, or otherwise relating to, the IBO Agreement or the termination hereof, the IBO’s position, services, my registration for or participation in any Event, or the SNAP Delivery Services (each, a “Dispute”), the party initiating the Dispute must first try to contact the other to resolve the Dispute informally in good faith. SNAP must contact the IBO at the contact number SNAP has on file for the IBO or write the IBO at the IBO’s physical or email address listed on the IBO’s position with SNAP. The IBO must write to SNAP at Attn: Business Ethics, 353 S US-1 Bldg R, Jupiter, FL 33477, or by email support@snapdelivered.com.

b. All Disputes (in any case, whether based in contract, tort, statute, fraud, misrepresentation, or any other legal or equitable theory), to the extent not prohibited by Applicable Law, shall be resolved by final and binding arbitration, pursuant to the Commercial Arbitration Rules (“AAA Rules”) of the American Arbitration Association (“AAA”) (available at the following address: https://www.adr.org/sites/default/files/Commercial%20Rules.pdf or other applicable AAA rules, as in effect at the time of the arbitration, and as modified herein. The IBO may contact the AAA in writing at one of its locations (e.g., The Rotunda, 4201 Congress Street, Suite 125, Charlotte, NC 28209). The IBO may also obtain additional information about the AAA and its procedures from the AAA’s website, at www.adr.org. Notwithstanding the foregoing in this subsection 23(B)(b), (i) either the IBO or SNAP may bring an individual action against the other party in small claims court (or comparable court of competent jurisdiction) so long as the only parties to that
action are the IBO and SNAP and the total value of the claims made in the action is less than the claim limit applicable in the jurisdiction in which the claim is filed, and (ii) nothing herein shall prevent SNAP from enforcing the IBO Agreement, including without limitation taking corrective or remedial action such as deactivation of the IBO’s position, for an IBO’s violation of the IBO Agreement (including without limitation the Policies & Procedures). Following the contract required in subsection 23(B)(a) above and prior to commencing an arbitration proceeding with the AAA, a party seeking to arbitrate any Dispute must send to the other party, via certified mail, a written Notice of Dispute (“Notice”). The Notice to the IBO must be sent by SNAP to the IBO’s address on file with SNAP. The Notice to SNAP must be addressed to: SNAP IBO Support, 353 S US-1 Bldg R, Jupiter, FL 33477 The Notice must describe (a) the nature and basis of the claim or Dispute; and (b) the specific relief sought. The IBO and SNAP each expressly agree to attempt to resolve any Dispute by first sending the Notice to the other party prior to initiating or commencing an arbitration proceeding with the AAA.

c. If a Dispute is not satisfactorily resolved within sixty (60) days after the Notice is sent, either party may then commence an arbitration proceeding with the AAA.

d. If the amount involved in the Dispute is less than $20,000, the arbitration will be conducted, at the IBO’s election, (i) in person in the jurisdiction of the last address of the IBO on file with SNAP, or (ii) by telephonic hearing. If the amount in Dispute is $20,000 or more, the arbitration will be conducted in Charlotte, Florida (unless prohibited by Applicable Law, in which case the arbitration will be conducted in person in the jurisdiction of the last address of the IBO on file with SNAP). Each of the IBO and SNAP has the right to be represented by an attorney in any arbitration.

e. The number of arbitrators shall be mutually agreed upon by the parties; provided, however, that in event the parties cannot agree on the number of arbitrators, the AAA Rules will control. In all cases, the award of the arbitrator(s) shall be accompanied by a reasoned opinion. Punitive or exemplary damages shall be allowed only to the extent the remedy is expressly available under Applicable Law. Discovery shall consist of interrogatories, document requests, and no more than five depositions of seven hours or less each, per side; provided, however, that the arbitrator(s) may award additional discovery upon motion by either party and a showing of need and/or the inability to pursue or defend claims absent additional discovery.

f. The party initiating the arbitration must pay the applicable AAA filing fee when submitting its written request for arbitration to the AAA. Unless otherwise provided for in the AAA Rules, all other administrative fees and expenses of arbitration, including the fees and expenses of the arbitrator, will be divided equally between the parties.

g. Unless applicable substantive law provides otherwise, each party will pay its own expenses to participate in the arbitration, including attorneys’ fees and expenses for witnesses, document production, and evidence presentation. The arbitrator(s) shall have the authority to award the same damages and other relief that would have been available to the parties as individual claimants in court.

h. Any award may be confirmed and enforced in any court of competent jurisdiction. The arbitration will be confidential, and neither the IBO nor SNAP may disclose the existence, content, or results of the arbitration, except as necessary to conduct the proceedings, to confirm and enforce the award, to its own legal or financial advisors, by agreement, or as may be required by law.

C. CLASS ARBITRATION WAIVER. EACH DISPUTE WILL BE RESOLVED ON AN INDIVIDUAL BASIS. EACH OF THE IBO AND SNAP SPECIFICALLY AGREE THAT IT MAY BRING CLAIMS AGAINST THE OTHER PARTY ONLY IN ITS INDIVIDUAL CAPACITY, AND NOT AS A CLAIMANT OR CLASS MEMBER IN ANY PURPORTED CLASS, COLLECTIVE, REPRESENTATIVE, OR GROUP PROCEEDING. NO CLASS, COLLECTIVE, REPRESENTATIVE, OR GROUP ARBITRATIONS ARE PERMITTED EVEN IF ALLOWED UNDER THE APPLICABLE AAA RULES. EACH PARTY AGREES THAT THE ARBITRATOR MAY NOT CONSOLIDATE PROCEEDINGS OF MORE THAN ONE PARTY’S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A CLASS, COLLECTIVE, REPRESENTATIVE, OR GROUP PROCEEDING (“CLASS ARBITRATION WAIVER”). EACH OF THE IBO AND SNAP ACKNOWLEDGE THAT THE CLASS ARBITRATION WAIVER IS MATERIAL AND ESSENTIAL TO THE RESOLUTION OF ANY DISPUTE. THEREFORE, IF THE CLASS ARBITRATION WAIVER IS LIMITED, VOIDED, OR OTHERWISE FOUND UNENFORCEABLE, SUCH THAT CLASS, COLLECTIVE, REPRESENTATIVE, OR GROUP ARBITRATION IS ALLOWED, THEN THE ENTIRETY OF SUBSECTIONS 23(B) ABOVE AND 23(F) BELOW (BUT ONLY SUBSECTIONS 23(B) ABOVE AND 23(F) BELOW) SHALL BE NULL AND VOID, AND IF A PARTY CHOOSES TO PROCEED WITH ITS CLAIM IT MUST DO SO IN COURT PURSUANT TO SUBSECTIONS 23(D) AND 23(E) AND SECTION 24 BELOW. NOTWITHSTANDING ANYTHING ELSE CONTAINED IN THESE DISPUTE RESOLUTION PROVISIONS, THE INTERPRETATION, APPLICABILITY, ENFORCEABILITY, AND VALIDITY OF THE CLASS ARBITRATION WAIVER AND ANY ATTENDANT QUESTION OR DISPUTE REGARDING THE VOIDANCE OF THE ARBITRATION PROVISIONS SET FORTH IN SUBSECTION 23(B) ABOVE, SHALL IN EACH CASE BE DECIDED ONLY BY A COURT AND NOT BY AN ARBITRATOR.

NOTwithstanding any other provision contained in the IBO Agreement to the contrary, the Arbitrator
May award money or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by that party’s individual claim. No class, collective, representative, group, or applicable private attorney general theories of liability, or prayers for relief, may be maintained in any arbitration held pursuant to the IBO Agreement.

D. Class Action Waiver. In the event any dispute proceeds in court rather than through arbitration, for any reason, each of the IBO and SNAP agree that such dispute will only be resolved on an individual basis. Each of the IBO and SNAP specifically agree that it may bring claims against the other only in its individual capacity, and not as a Plaintiff or class member in any purported class, collective, representative, or group proceeding.

E. Jury Trial Waiver. To the extent any dispute proceeds in court rather than through arbitration, for any reason, if not prohibited by applicable law, each of the IBO and SNAP hereby waive any right to a jury trial to the maximum extent permitted by law.

F. Delegation to Arbitrator. Except as provided in subsection 23(C) above, I acknowledge and agree that the arbitrator(s), and not any federal, state, or local court, shall have exclusive authority to resolve any Dispute relating to the interpretation, applicability, enforceability, or validity of these Dispute Resolution Provisions, including without limitation any claim that these Dispute Resolution Provisions are void or voidable.

G. Severability. If any provision contained in these Dispute Resolution Provisions is deemed invalid or unenforceable, such provision shall be modified automatically to the minimum extent necessary to render the parties’ agreement to arbitrate valid and enforceable. If a provision conflicts with a mandatory provision of Applicable Law, the conflicting provision shall be severed automatically and the remainder construed to incorporate the mandatory provision. In the event of such severance or modification, the remainder shall not be affected.

H. Termination. The Dispute Resolution Provisions shall remain in effect even after termination of the IBO Agreement or the termination of the IBO’s business association with SNAP.

22. Restrictive Covenants

A. For purposes of this Section 24, the following capitalized terms shall have the meanings provided below:

“SNAP Delivery Services and Services” means, collectively, all telecommunications, energy, home security, or other services offered for sale by SNAP, any SNAP Company, or any SNAP Provider, and all physical goods, software, applications, or other materials offered for sale by such parties. SNAP Delivery Services and Services do not include SNAP Business Tools.

“Customer” means a person or entity that purchases SNAP Delivery Services and Services, and includes any IBO that purchases SNAP Delivery Services and Services for their personal use.

“Downline” means, with respect to your IBO organizational hierarchy, all IBOS who fall at the first level or below underneath your IBO position.

“Participating Party” means a shareholder, partner, or beneficial owner of an IBO position that holds an interest in the IBO position equal to five percent (5%) or more of the total interest therein, or any individual that acquires Customers or recruits potential IBOS in connection with an IBO position as permitted under the IBO Agreement.

“Restricted IBO” means any individual that is or, within the past sixty (60) days, has been, party (directly or as a Participating Party) to an IBO Agreement with SNAP or, if you or your Downline have engaged in business outside of the United States, any other SNAP Company.

“Solicit” means, in effect or by intent, to request, recruit, enroll, sponsor, entice, induce, influence, or encourage, in each case in any way and through any means or method (including, without limitation, communications made affirmatively or responsively, directly or indirectly, expressly or implicitly, or personally or through or with one or more third parties). “Solicitation” is the noun form of the verb “Solicit.” Solicitation includes, without limitation, person-to-person meetings, phone calls (e.g. direct phone calls and three-way calls), emails, text messages, chat messages, and social media postings.

B. Customer Non-Solicitation. During the term of this Agreement and for a period of one (1) year after the expiration or earlier termination hereof, I agree that I shall not Solicit any Customer to whom I have successfully marketed SNAP Delivery Services and Services within the immediately prior two (2) years to (i) move their business away from any SNAP Company, another IBO, or any SNAP Provider; or (ii) purchase Delivery Services or services that are the same as or similar to any SNAP Delivery Services and Services offered by another provider or

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distribution channel other than as specifically designated or approved in writing by SNAP. I acknowledge and agree that all Customers Solicited by an IBO for the promotion or sale of SNAP Delivery Services are deemed to be Customers of SNAP (or the applicable SNAP Company or SNAP Provider) and not of the IBO, whether or not the IBO originally introduced, procured or brought such Customer to SNAP or the applicable SNAP Company or SNAP Provider. I further acknowledge and agree that I shall not Solicit Customers for goods or services similar to and competitive with SNAP Delivery Services and Services through any channel other than as specifically permitted in this Agreement or approved in writing by SNAP.

C. Restricted IBO Non-Solicitation. During the term of this Agreement and for a period of one (1) year after the expiration or earlier termination hereof, I agree that I shall not Solicit any Restricted IBO to participate, personally or through any entity or other medium, in another multi-level marketing, network marketing, or other direct selling business opportunity (other than a SNAP Company). I acknowledge that because direct selling is conducted through networks of independent contractors dispersed across the entire United States and internationally, and business is commonly conducted via the Internet and telephone, any effort to narrowly limit the geographic scope of this non-Solicitation provision would render it wholly ineffective. Therefore, I acknowledge and agree that, subject to the above definition of “Restricted IBO”, it is reasonable that the foregoing Solicitation prohibition extends to all markets in which SNAP or the other SNAP Companies conduct business. Notwithstanding the foregoing, I shall not be restricted under this subsection 24(C) from Soliciting any Restricted IBO so long as: (1) I cancel this Agreement within the ten (10) day Cooling Off Period described in the SNAP Policies & Procedures, or (2) (i) I am within my initial 12-month term with SNAP (as opposed to any Renewal Term), and (ii) I have not at any time achieved a RD (Regional Director) compensation level or higher, and (iii) such Solicitation occurs without the use, aid, assistance, or participation of any other current or former IBO with an existing non-Solicitation obligation to SNAP or another SNAP Company. Furthermore, I acknowledge and agree that this subsection 24(C) shall not restrict me from Soliciting individuals through presentation to groups or through other mass communications, in each case consisting of an audience of 50 or more individuals, where I do not know and have no reasonable basis to know that any Restricted IBO is part of such audience; provided, however, that:
(a) any such communication is not targeted to any Restricted IBO;
(b) the audience is not intended to include any

Restricted IBO;
(c) I have no person-to-person interaction with any Restricted IBO directly or through a third party (whether before, during, or after the communication); and (d) all such communications are transmitted in compliance with Applicable Law. Other than such permitted communications, in the absence of knowing whether an individual is a Restricted IBO, I acknowledge that it is reasonable for me to enquire of any individual whether he or she is a Restricted IBO or whether any audience includes Restricted IBOs prior to making any Solicitation that would be prohibited under this subsection 24(C), and to then exclude any Restricted IBO prior to making the Solicitation.

D. Additional Restrictions. During the term of the Agreement and for a period of one (1) year after the expiration or earlier termination here, I agree that I shall not enter into a direct marketing relationship with any SNAP Provider or any other distribution or sales channel for any SNAP Provider.

E. Survival of Restrictive Covenants. I acknowledge and agree that my obligations under this Section 24 shall survive the expiration or earlier termination of this Agreement for any reason. I further acknowledge and agree that, notwithstanding anything to the contrary contained in the IBO Agreement, in addition to any other compensatory damage awarded to SNAP, temporary and permanent injunctive relief is an appropriate remedy to prevent further damage to SNAP, any SNAP Company, or any SNAP Provider for my violation of the provisions of subsections 24(B), 24(C), or 24(D) above.

23. The IBO Agreement, including its formation, construction, interpretation, and enforceability, is governed by and shall be construed in accordance with the law of the State of Florida, without regard to its choice of law rules. Notwithstanding the foregoing, each of the IBO and SNAP acknowledge and agree that the relationship between the parties is an interstate commerce transaction and, accordingly, the Dispute Resolution Provisions set forth in Section 23 above, and the interpretation and the enforceability of the Dispute Resolution Provisions, are and shall be governed by the Federal Arbitration Act, notwithstanding any other law to the contrary, and no state law shall apply if and to the extent such state law is preempted by the Federal Arbitration Act. Subject to the foregoing, the substantive law of the State of Florida shall govern the substance of any Dispute arbitrated under the Dispute Resolution Provisions. Further, any court proceedings between an IBO and SNAP shall be governed by the laws of the State of Florida, without regard to its choice of law rules, and such proceedings shall take place in Florida; provided, however, that if an IBO brings a small claims action as permitted in subsection 23(B)(b) above, the IBO may do so in the jurisdiction of the IBO’s address on file with SNAP. Subject to the arbitration requirements contained in subsection 23(B) above, for any court action brought in a jurisdiction consistent with the foregoing sentence, each of the IBO and SNAP agrees to submit to the personal and exclusive jurisdiction of such court and waives any objection as to venue or inconvenient forum.
24. I acknowledge and agree that the following amendments or modifications to the IBO Agreement may be made only by way of mutual consent: any amendment or modification (i) to or of the Dispute Resolution Provisions, or (ii) that extends any of the time periods, or otherwise expands the restrictions applicable to me, in each case contained in Section 24 above. In the event of a change to the IBO Agreement requiring mutual consent, SNAP will deliver email notice to the IBO of such change and the IBO shall have ten (10) days from the receipt of such notice to terminate the IBO Agreement by written notice to SNAP, failing which, the IBO will be deemed to have consented to the relevant changes and such changes will be immediately effective without any further notice upon the expiration of such 10-day period. With the exception of aforementioned changes that require mutual consent, I acknowledge that SNAP fully reserves its right to amend or modify this Agreement at any time by notifying me of the changes by emailing me or posting the revisions on the SNAP website (www.Snap.com) or in the SNAP Compass App, and any such changes to this Agreement may be made effective at SNAP’s election upon the date of execution, or the date of SNAP’s posting of the amended Agreement, or prospectively to a date specified in the amendment. This Agreement shall not be modified or amended except as described herein and no amendment shall apply retroactively.

25. The IBO Agreement constitutes the entire agreement and understanding between me and SNAP, any SNAP Company, or any third party regarding the subject matter hereof and supersedes any and all prior or contemporaneous agreements, representations, commitments or understandings, whether oral or written, made by or between SNAP and me. I acknowledge and agree that I am not relying and have not relied on any oral or written statements or representations made by SNAP, any SNAP employee, or any other IBO regarding the subject matter hereof other than those expressly set forth herein. Except as otherwise expressly stated in these US Terms and Conditions, in the event of a conflict between the terms and conditions contained in the agreements comprising the IBO Agreement, the following order of precedence shall apply: first, (i) the Dispute Resolution Provisions, then (ii) these US Terms and Conditions, then (iii) the SNAP Policies & Procedures, and lastly (iv) the SNAP Compensation Plan. For purposes of this Agreement, the addresses (physical and email) submitted by me with my IBO application are deemed to be my correct address unless and until I provide notice to SNAP of a change of address in accordance with the SNAP Policies & Procedures.

26. I understand that I may not assign this Agreement, or any portion thereof, or any of the duties, obligations or liabilities contained herein, without the prior written consent of SNAP, which consent may be withheld, conditioned, or delayed in SNAP’s sole discretion. SNAP may assign this Agreement at any time and without my consent, and upon such assignment SNAP shall be relieved of any and all duties, obligations, and/or liabilities arising from this Agreement. This Agreement shall be binding upon and inure to the benefit of the heirs, successors and permitted assigns of the parties hereto. The SNAP Companies and SNAP Providers are intended third-party beneficiaries of this Agreement.

27. Subject to the Dispute Resolution Provisions, if any provision of this Agreement is determined by an authority of competent jurisdiction to be invalid or unenforceable in part or in whole for any reason whatsoever, the validity of the remaining provisions or portions thereof shall not be affected thereby and such authority should reform the IBO Agreement to the extent necessary in a manner that comes closest to expressing the intention of the invalid and unenforceable provision while rendering the otherwise unenforceable provision or portion thereof valid and enforceable.
NOTICE OF CANCELLATION

I may cancel this transaction, without penalty or obligation, for a full refund, if I provide a valid cancellation notice postmarked within ten (10) days from the date of this Agreement, exclusive of the date of signing. I understand that if I cancel after the ten (10) day period, I am not entitled to any refund. If I cancel within ten (10) days from the date of this Agreement, any payments made by me under this Agreement and any instrument executed by me will be returned within twenty-one (21) days following receipt by SNAP of my notice of cancellation. To cancel this Agreement, I must deliver personally or via courier or by registered or certified mail return receipt requested, a written, signed, dated copy of a notice of cancellation to the following address: Snap Delivered, LLC, 353 S US-1 Bldg R, Jupiter, FL 33477 Attn: IBO Support.

Certain states require a longer cancellation period by law, and where applicable state law on cancellation is inconsistent with SNAP policy, such state law shall be in force and the cancellation rights set forth herein shall be deemed modified to reflect the state requirements.