

Honey Science Corporation Ambassador Program Terms and Conditions

Last Revised: January 23, 2019

Overview

These terms and conditions (the “Ambassador Program Terms”) set forth the terms and conditions that apply to your participation in the Honey Science Corporation Ambassador Program (the “Ambassador Program”). The Ambassador Program compensates participants for Qualified Referrals (as defined below) who have installed and used products created by Honey Science Corporation, a Delaware corporation (“Honey”) as detailed below (which products are referred to as the “Honey Products”).

1. Accepting the Ambassador Program Terms

By applying to participate in the Ambassador Program, which occurs when you click the “Submit” button on the Ambassador Program website, you confirm that you have read and agree to be bound by and will comply with and will be responsible for the compliance of any of your agents, contractors or employees with) these Ambassador Program Terms. You may not participate in the Ambassador Program and you may not accept the Ambassador Program Terms if you are not of a legal age to form a binding contract with Honey.

By applying to participate in the Ambassador Program, you further represent and warrant that you have the capacity to be bound by the Ambassador Program Terms or if you are acting on behalf of a company or entity that you have the authority to bind such entity. If you do not agree to the Ambassador Program Terms, please do not apply to the Ambassador Program. THE AMBASSADOR PROGRAM TERMS CONTAINS (1) AN ARBITRATION PROVISION; AND (2) A WAIVER OF RIGHTS TO BRING A CLASS ACTION AGAINST US. BY APPLYING TO PARTICIPATE IN THE AMBASSADOR PROGRAM, YOU AFFIRM THAT YOU AGREE TO THESE PROVISIONS.

2. Ambassador Program Application Review

Honey will review the materials you submit when applying for participation in the Ambassador Program and will then communicate Honey’s decision regarding your acceptance or rejection into the Ambassador Program. Honey reserves the right to reject any application to the Ambassador Program for any reason in Honey’s sole discretion. You agree to promptly provide any additional information that Honey may reasonably request to review your application.

Should you have any questions about a rejection, please send a message to ambassadors@joinhoney.com. You may only have one active application at a time and in the event you are not selected to participate in the Ambassador Program you may not re-apply for at least twelve (12) months following the original date of your application to the Ambassador Program, unless such period is otherwise waived in writing by Honey at Honey’s sole discretion.

If you are accepted into the Ambassador Program, you will be able to participate in the Ambassador Program subject to the terms and conditions of Ambassador Program Terms. Even if you are accepted to participate in the Ambassador Program and your Posted Materials (as defined below) are thereafter determined (in our sole discretion) to be unsuitable based on our criteria for the Ambassador Program, we may terminate these Ambassador Program Terms and you may no longer participate in the Ambassador Program. Our acceptance criteria are subject to change at any time without prior notice.

3. Ambassador Program Guidelines, Permissions and Covenants

Following your admission to, and during the course of your participation in, the Ambassador Program, you may place on your website, social media pages, blog pages, videos, or applications (collectively referred to here as your “Site”) those certain tracking links related to the Honey Products and that are provided to you by Honey following your acceptance into the Ambassador Program (which may, at your option, be shortened by using a third party URL shortening service) (the “Honey Links”).

Any videos, social media content, or posts that are created or posted by you (whether to your Site or any third party websites) when seeking Qualified Referrals (“Posted Materials”) must: (i) prominently display the Honey Link; and (ii) with respect to videos that have a video description box, include a call to action with the Honey Link within the first three (3) lines of any video description box.

You agree during the course of your participation in the Ambassador Program that Honey may use the Posted Materials, or your feedback, suggestions, or ideas, in any way, including in future modifications of the Ambassador Program, other products or services, advertising or marketing materials. You grant Honey a perpetual, worldwide, fully transferable, sublicensable, irrevocable, fully paid-up, royalty free license to use the feedback and Posted Materials you provide to Honey in any way.

You further agree during the course of your participation in the Ambassador Program to remove any Posted Materials within five (5) days following receipt of written notice from Honey demanding the removal of any Posted Materials that Honey determines in its sole discretion to be in violation of the Ambassador Program Terms.

4. Compliance With Laws

General. You agree during the course of your participation in the Ambassador Program to follow the laws of all countries in which you operate and those in which you seek Qualified Referrals. This includes but is not limited to your compliance with, if applicable based on the preceding sentence, the European Union's Privacy and Electronic Communications Directive and the General Data Protection Regulation.

FTC Disclosure Requirements. Additionally, you agree to comply with applicable laws, regulations and guidelines concerning advertising and marketing, including, without limitation, the Federal Trade Commission (FTC) Endorsement Guides, available as of the date hereof at

<https://www.ftc.gov/sites/default/files/attachments/press-releases/ftc-publishes-final-guides-governing-endorsements-testimonials/091005revisedendorsementguides.pdf>, which require that material connections between advertisers and endorsers be disclosed. This means that in any advertisement, posting or communication, including those on Instagram, YouTube, other social media websites, or blog posts, you must clearly and conspicuously disclose that you are being compensated by Honey for the Posted Content and Honey Links. Your disclosures must meet the following requirements:

- Disclosures must be in close proximity to the claims to which they relate;
- Disclosures must be in a font that is easy to read;
- Disclosures must be in a shade that stands out against the background;
- Disclosures should be above the fold and not require scrolling to find them;
- Disclosures should not be hidden or buried in footnotes, pop-ups, or hyperlinks;
- For disclosures conveyed through hashtags, the hashtag must be easily noticed and understood (e.g. #ad at the beginning of a social media post);
- For video advertisements, the disclosures must be included in the video and must be on the screen long enough to be noticed, read, and understood or spoken at a cadence that is easy for consumers to follow and in words consumers will understand.

To ensure that you know how to comply with the FTC disclosure requirements, please review the FTC guidance at <https://www.ftc.gov/tips-advice/business-center/advertising-and-marketing/endorsements>, and the FTC's "Dot Com Disclosures" Guidelines at www.ftc.gov/os/2013/03/130312dotcomdisclosures.pdf.

5. Ambassador Program Restrictions

During the course of your participation in the Ambassador Program: (A) any Posted Content that is created or posted by or on behalf of you may not: (i) infringe or violate the intellectual property rights or any other rights of anyone else (including Honey); (ii) violate any law or regulation or the Ambassador Program Terms; (iii) contain any content that is harmful, fraudulent, deceptive, threatening, harassing, defamatory, obscene, or otherwise objectionable; (iv) jeopardize the security of Honey or its users; (v) contain any viruses, Trojan horses, worms, time bombs, cancelbots, or other computer programming routines that are intended to damage, interfere with, surreptitiously intercept or expropriate any system, data, or personal information; or (vi) contain software or use technology that attempts to intercept, divert or redirect Internet traffic to or from any other website, or that potentially enables the diversion of commissions from another website or participant in the Ambassador Program; (B) any Sites that are created or maintained by you may not: (i) copy or appear to copy the look and feel of Honey's website; (ii) engage in cookie stuffing or include pop-ups, false or misleading links; (iii) mask any referral URL information; or (iv) use redirects or other means to bounce a click off of a domain from which the click did not originate; and (C) you may not (i) bid on any term that includes the word "honey" or any trademark of Honey in any search engine or online advertising platform (including any mis-spellings thereof); (ii) direct link to any other page of Honey's website other than the Honey Links provided to you; (iii) copy current or prior advertisements of Honey; (iv) use electronic mail to support your participation or contact anyone in connection with the Ambassador Program, unless such electronic mail complies with the terms of the CAN-SPAM Act (and any similar acts of any other jurisdiction) with respect to the Ambassador Program, (v) misrepresent or embellish Honey's relationship with you

(including by expressing or implying that Honey supports, sponsors, or endorses you), or express or imply any affiliation between Honey and you or any other person or entity, except to the extent required under these Ambassador Program Terms in connection with required disclosures, (vi) engage in any fraudulent, deceptive or other practices designed to misrepresent or otherwise falsely increase the number of Qualified Referrals (including, but not limited to, the use of bots or other automated technologies), or (vii) provide false or misleading information in connection with your application to join the Ambassador Program.

In addition, you agree that Honey may (a) monitor, record, use, and disclose information about your Site and users of your Site that Honey obtains in connection with your display of Honey Links and Honey Materials (as defined below) (for example, that a particular Honey Product customer clicked through a Honey Link from your Site before using the Honey Product), (b) review, monitor, crawl, and otherwise investigate your Site to verify compliance with these Ambassador Program Terms.

Any violation of the Ambassador Program Terms may result in Honey removing you from the Ambassador Program and the revocation or withholding of commission payments that otherwise would be payable to you, which you agree Honey may exercise in its sole discretion, without further notice and without prejudice of any right of Honey to recover damages in excess of this amount.

6. Ambassador Program Payments

Honey will pay you a commission equal to US\$5.00 for each Qualified Referral (as defined below) you generate during your enrollment in the Ambassador Program ("Commission"). Honey does not make any guarantee, prediction, or representation regarding your ability to earn Commissions. If Honey sends you written notice to you instructing you to take down any Posted Content or Honey Links, then from the date of such notice, Honey shall not be responsible for payment of any Commissions or other fees that may originate from such Posted Content or Honey Links. Honey is not responsible for the payment of any Commission or other payment on any Qualified Purchase (as defined below) that occurred as a result of any violation of these Ambassador Program Terms, as Honey determines in its sole discretion.

Honey will pay the Commission to you using the payment account information you provide in your application to the Ambassador Program (or to such payment information that you may update via your account page on the Ambassador Program website); provided, however, that any requests for payments must meet a minimum amount of US\$10.00 (or the equivalent amount if paid in another country's local currency). Payment will be made via a payment mechanism that Honey designates from time to time on the Ambassador Program website, such as via PayPal. Honey will make such payment following receipt of your request for payment after a Commission was earned. Honey may convert such Commission into your country's local currency at the point of payment of any Commission to you in accordance with the payment processor's (e.g., PayPal's) applicable policies.

"Qualified Referrals" means (a) the installation of Honey Products by a Qualified User, and (b) the completion of at least one Qualified Purchase (as defined below) by such Qualified User. A "Qualified User" means a new user of Honey Products who (i) had NOT previously installed, made an account for, or used Honey Products in the past, and (ii) who created an account to use Honey Products as a direct result of clicking on the Honey Links that appear on your Sites or Posted Content. A "Qualified Purchase" means any purchase made by a user who has the Honey Products installed at the time of purchase, and which purchase directly generated a commission payment to Honey, and which has not been cancelled, credited, or refunded prior to the payment of a Commission.

You agree that you are solely responsible for any and all tax obligations, if any, due to all taxing authorities arising from or in connection with any compensation earned by you as a result of your participation in the Ambassador Program. Honey may deduct or withhold any taxes that we may be legally obligated to deduct or withhold from any amounts payable to you under the Ambassador Program. From time to time, we may request tax information from you. If we request tax information from you and you do not provide it to us, we reserve the right (in addition to any other rights or remedies available to us) to hold your fees until you provide this information or otherwise satisfy us that you are not a person from whom we are required to obtain tax information.

7. Rights and Licenses

You acknowledge and agree that Honey owns all right, title and interest in and to any and all copyrights, trademarks, and/or other proprietary and intellectual property rights embodied in all elements, content, text, widgets, linking tools, application program interfaces, and materials and information that Honey provides or makes available to you in connection with your participation in the Ambassador Program (the "Honey Materials"). Honey grants you a limited, non-exclusive license to utilize

Honey Materials solely for the purposes of your participation in the Ambassador Program in the manner permitted in these Ambassador Program Terms.

Any information relating to Honey or any of its affiliates that we provide or make accessible to you in connection with the Ambassador Program that is not known to the general public or that reasonably should be considered to be confidential is "Honey Confidential Information". You agree that you will use Honey Confidential Information only to the extent reasonably necessary for your participation in the Ambassador Program and performance under these Ambassador Program Terms and ensure that all persons or entities who have access to Honey Confidential Information in connection with these Ambassador Program Terms will be made aware of and will comply with the obligations in this provision. You agree to not disclose Honey Confidential Information to any third party (other than your affiliates bound by confidentiality obligations) and you will take all reasonable measures to protect the Honey Confidential Information against any use or disclosure that is not expressly permitted in these Ambassador Program Terms. This restriction will be in addition to the terms of any other confidentiality or non-disclosure agreement between you and Honey.

8. Arbitration Clause and Class Action Waiver

YOU AGREE THAT ALL DISPUTES BETWEEN YOU AND HONEY (WHETHER OR NOT SUCH DISPUTE INVOLVES A THIRD PARTY) WITH REGARD TO YOUR RELATIONSHIP WITH HONEY, INCLUDING WITHOUT LIMITATION DISPUTES RELATED TO THESE AMBASSADOR PROGRAM TERMS AND/OR YOUR PARTICIPATION IN THE AMBASSADOR PROGRAM, WILL BE RESOLVED BY BINDING, INDIVIDUAL ARBITRATION UNDER THE AMERICAN ARBITRATION ASSOCIATION'S COMMERCIAL ARBITRATION RULES AND MEDIATION PROCEDURES AND YOU AND HONEY HEREBY EXPRESSLY WAIVE TRIAL BY JURY; PROVIDED, HOWEVER, THAT TO THE EXTENT THAT YOU HAVE IN ANY MANNER VIOLATED OR THREATENED TO VIOLATE THE INTELLECTUAL PROPERTY RIGHTS OF HONEY, HONEY MAY SEEK INJUNCTIVE OR OTHER APPROPRIATE RELIEF IN ANY STATE OR FEDERAL COURT IN THE STATE OF CALIFORNIA. DISCOVERY AND RIGHTS TO APPEAL IN ARBITRATION ARE GENERALLY MORE LIMITED THAN IN A LAWSUIT, AND OTHER RIGHTS THAT YOU AND HONEY WOULD HAVE IN COURT MAY NOT BE AVAILABLE IN ARBITRATION.

If you wish to begin an arbitration proceeding, you must send a letter requesting arbitration and describing your claim to 990 W 8th St, Suite 600, Los Angeles, CA 90017.

As an alternative, you may bring your claim in your local "small claims" court, if permitted by that small claims court's rules and if within such court's jurisdiction, unless such action is transferred, removed or appealed to a different court. You may bring claims only on your own behalf. Neither you nor Honey will participate in a class action or class-wide arbitration for any claims covered by these Ambassador Program Terms to arbitrate. BY AGREEING TO THIS ARBITRATION CLAUSE & CLASS ACTION WAIVER, YOU AND HONEY ARE GIVING UP THE RIGHT TO PARTICIPATE AS A CLASS REPRESENTATIVE OR CLASS MEMBER ON ANY CLASS CLAIM THAT EACH SIDE MAY HAVE AGAINST THE OTHER INCLUDING ANY RIGHT TO CLASS ARBITRATION OR ANY CONSOLIDATION OF INDIVIDUAL ARBITRATIONS. You also agree not to participate in claims brought in a private attorney general or representative capacity, or consolidated claims involving another person's account, if we are a party to the proceeding. This dispute resolution provision will be governed by the Federal Arbitration Act and not by any state law concerning arbitration. In the event the American Arbitration Association is unwilling or unable to set a hearing date within one hundred and sixty (160) days of filing the case, then either Honey or you can elect to have the arbitration administered instead by the Judicial Arbitration and Mediation Services. Judgment on the award rendered by the arbitrator may be entered in any court having competent jurisdiction. Any provision of applicable law notwithstanding, the arbitrator will not have authority to award damages, remedies or awards that conflict with these Ambassador Program Terms. You agree that regardless of any statute or law to the contrary, any claim or cause of action arising out of, related to or connected with your participation in the Ambassador Program or these Ambassador Program Services must be filed within one (1) year after such claim of action arose or be forever barred.

If you do not want to arbitrate disputes with Honey and you are an individual, you may opt out of this ARBITRATION CLAUSE AND CLASS ACTION WAIVER by sending an email to ambassadors@joinhoney.com within thirty (30) days of the date you submit your application to participate in the Ambassador Program. If the prohibition against class actions and other claims brought on behalf of third parties contained above is found to be unenforceable, then all of the preceding language in this Arbitration Clause and Class Action Waiver section will be null and void. This arbitration agreement provision of these Ambassador Program Terms will survive the termination of your relationship with Honey.

9. Governing Law and Forum for Disputes

These Ambassador Program Terms, and your relationship with Honey under these Ambassador Program Terms, shall be governed by the laws of the State of California in the United States of America without regard to its conflict or choice of laws provisions. Any dispute with Honey, or its officers, directors, employees, agents or affiliates, arising under or in relation to this

Agreement shall be resolved exclusively as specified in the ARBITRATION CLAUSE & CLASS ACTION WAIVER clause above, except with respect to imminent harm requiring temporary or preliminary injunctive relief in which case Honey may seek such relief in any court with jurisdiction over the parties. You understand that, in return for agreement to this provision, Honey is able to offer the Ambassador Program at the terms designated and that your assent to this provision is an indispensable consideration to these Ambassador Program Terms.

You also acknowledge and understand that, with respect to any dispute with Honey, its officers, directors, employees, agents or affiliates, arising out of or relating to these Ambassador Program Terms or your participation in the Ambassador Program:

- YOU ARE GIVING UP YOUR RIGHT TO HAVE A TRIAL BY JURY; and
- YOU ARE GIVING UP YOUR RIGHT TO SERVE AS A REPRESENTATIVE, AS A PRIVATE ATTORNEY GENERAL, OR IN ANY OTHER REPRESENTATIVE CAPACITY, OR TO PARTICIPATE AS A MEMBER OF A CLASS OF CLAIMANTS, IN ANY LAWSUIT INVOLVING ANY SUCH DISPUTE.

10. Indemnification

You shall defend, indemnify and hold harmless Honey and its officers, directors, shareholders, and employees, from and against all claims and expenses, including but not limited to attorneys' fees, in whole or in part arising out of or attributable to your participation in the Ambassador Program or any breach of these Ambassador Program Terms by you.

11. Term and Termination

The term of these Ambassador Program Terms will begin upon your applying to participate in the Ambassador Program. Honey may terminate these Ambassador Program Terms with you at any time, with or without cause (automatically and without recourse to the courts, if permitted under applicable law), by giving you written notice of termination or by terminating your Ambassador Program account. You can terminate your participation in the Ambassador Program by closing your account under the Ambassador Program website. No termination of these Ambassador Program Terms will relieve either party of any liability for any breach of, or liability accruing under, these Ambassador Program Terms prior to termination.

12. DISCLAIMER OF WARRANTIES

YOU HEREBY ACKNOWLEDGE AND AGREE THAT TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE AMBASSADOR PROGRAM, THE HONEY LINKS, THE HONEY MATERIALS, THE HONEY PRODUCTS AND ANY OTHER CONTENT, DATA, MATERIALS, SOFTWARE, TECHNOLOGY OR INFORMATION OFFERED IN CONNECTION WITH ANY OF THE FOREGOING ("HONEY OFFERINGS") ARE PROVIDED "AS IS" AND "AS AVAILABLE". NEITHER HONEY NOR ANY OF HONEY'S AFFILIATES OR LICENSORS MAKE ANY REPRESENTATION OR WARRANTY OF ANY KIND, WHETHER EXPRESS OR IMPLIED, WITH RESPECT TO THE HONEY OFFERINGS. HONEY AND ITS AFFILIATES AND LICENSORS HEREBY DISCLAIM ALL WARRANTIES WITH RESPECT TO THE HONEY OFFERINGS, INCLUDING ANY IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT AND ANY WARRANTIES ARISING OUT OF ANY LAW, CUSTOM, COURSE OF DEALING, PERFORMANCE, OR TRADE USAGE. YOU AGREE THAT HONEY MAY DISCONTINUE ANY SERVICE OFFERING, OR MAY CHANGE THE NATURE, FEATURES, FUNCTIONS, SCOPE, OR OPERATION OF ANY SERVICE OFFERING, AT ANY TIME AND FROM TIME TO TIME. NEITHER HONEY NOR ANY OF ITS AFFILIATES OR LICENSORS WARRANT THAT THE SERVICE OFFERINGS WILL CONTINUE TO BE PROVIDED, WILL FUNCTION AS DESCRIBED, CONSISTENTLY OR IN ANY PARTICULAR MANNER, OR WILL BE UNINTERRUPTED, ACCURATE, ERROR FREE, OR FREE OF HARMFUL COMPONENTS. NEITHER HONEY NOR ANY OF ITS AFFILIATES OR LICENSORS WILL BE RESPONSIBLE FOR ANY COMPENSATION, REIMBURSEMENT, OR DAMAGES ARISING IN CONNECTION WITH ANY LOSS OF PROSPECTIVE PROFITS OR REVENUE, ANTICIPATED SALES, GOODWILL, OR OTHER BENEFITS, ANY INVESTMENTS, EXPENDITURES, OR COMMITMENTS BY YOU IN CONNECTION WITH YOUR PARTICIPATION IN THE AMBASSADOR PROGRAM, OR ANY TERMINATION OR SUSPENSION OF YOUR PARTICIPATION IN THE AMBASSADOR PROGRAM. NOTHING IN THIS PARAGRAPH WILL OPERATE TO EXCLUDE OR LIMIT WARRANTIES, LIABILITIES, OR REPRESENTATIONS THAT CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

13. Limitations on Liability

HONEY SHALL IN NO EVENT BE RESPONSIBLE OR LIABLE TO YOU OR TO ANY THIRD PARTY, WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, LIQUIDATED OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFIT, REVENUE OR BUSINESS, ARISING IN WHOLE OR IN PART FROM THE AMBASSADOR PROGRAM OR HONEY OFFERINGS, EVEN IF HONEY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY IN THESE AMBASSADOR PROGRAM TERMS,

HONEY'S LIABILITY TO YOU FOR ANY CAUSE WHATSOEVER AND REGARDLESS OF THE FORM OF THE ACTION, WILL AT ALL TIMES BE LIMITED TO THE GREATER OF (I) \$500, OR (II) TOTAL FEES PAID OR PAYABLE TO YOU UNDER THESE AMBASSADOR PROGRAM TERMS IN THE TWELVE MONTHS IMMEDIATELY PRECEDING THE DATE ON WHICH THE EVENT GIVING RISE TO THE MOST RECENT CLAIM OF LIABILITY OCCURRED.

BECAUSE SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR THE LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, IN SUCH STATES OR JURISDICTIONS, THE LIABILITY OF HONEY SHALL BE LIMITED TO THE FULLEST EXTENT PERMITTED BY LAW. THEREFORE, THE FOREGOING LIMITATIONS SHALL APPLY TO THE MAXIMUM EXTENT PERMITTED BY LAW. NOTHING IN THESE AMBASSADOR PROGRAM TERMS AFFECTS STATUTORY RIGHTS THAT CANNOT BE WAIVED OR LIMITED BY CONTRACT.

14. Miscellaneous

All notices, requests and other communications called for by the Ambassador Program Terms may be made by electronic mail if confirmed by the recipient. Nothing herein may be construed as creating or constituting an employee-employer relationship, a partnership, a joint venture, a franchise, or an agency between you or your ambassadors, agents, contractors, employees, or representatives, on the one hand, and Honey or its affiliates, agents, contractors, employees, or representatives, on the other hand. If any provision or part of a provision in the Ambassador Program Terms is held to be illegal, invalid, or unenforceable by a court or other decision making authority of competent jurisdiction, then the remainder of the provision will be enforced so as to effect the intention of the parties, and the validity and enforceability of all other provisions in the Ambassador Program Terms will not be affected or impaired. You may not assign any of your rights or responsibilities under the Ambassador Program Terms, in whole or in part, without Honey's prior written consent. Honey may modify the Ambassador Program Terms from time to time in its sole discretion. Any and all revised versions of the Ambassador Program Terms will be posted on the Ambassador Program Website and will indicate the date it was last revised. YOUR CONTINUED PARTICIPATION IN THE AMBASSADOR PROGRAM FOLLOWING THE EFFECTIVE DATE OF SUCH MODIFICATION WILL CONSTITUTE YOUR ACCEPTANCE OF THE MODIFICATIONS. IF ANY MODIFICATION IS UNACCEPTABLE TO YOU, YOUR ONLY RECOURSE IS TO TERMINATE YOUR PARTICIPATION IN THE AMBASSADOR PROGRAM.

Honey welcomes comments, questions, concerns, or suggestions. Please send us feedback by emailing us at ambassadors@joinhoney.com or writing us at 990 W 8th St, Suite 600, Los Angeles, CA 90017, Attn: Ambassador Program.