



membership

What's your level of Liv'ing?

ACCESS

Start enjoying exclusive access to primary Liv Member benefits, available as soon as you join and on any budget, including:

- **Liv Membership Card**
- **Liv List** Experiences
- **Liv Media** – Personal Cloud (750GB)
- **Liv Travel** Portal with 110% Best Price Promise
- **Liv Local** – Daily Discounts
- **Liv Launch**
- **Liv Marketplace**
- 24x7 Member Support

PREMIER

Get where you want to be in life. Elevate your level of Liv'ing with all the perks and benefits of the Access Membership, PLUS guaranteed Premier Benefits with exceptional value like:

- **Access Privileges, PLUS:**
- **Liv List** Crowd & Leaderboard Perks
- **Liv Travel+** Insider deals on Hotels & Vacation Rentals
- **Liv Media** – Personal Cloud (1 TB)
- **Liv Assistant**

VIP

For those who want the most exclusive experience—looking to Liv your life, your way! Enjoy all the value of Premier Membership, PLUS the most select accessibility and VIP-Only level benefits like:

- **Premier Privileges, PLUS:**
- **Liv List** Experiences Upgrades
- Exclusive "VIP-Only!" Experiences
- **Liv Media** – Personal Cloud (2 TB)
- **Liv Mysteriously** – Free shipment of Liv Launch products

Liv rewards Collect **Liv Rewards** credits to use toward **Liv List** Experiences, **Liv Launch** & **Liv Marketplace** purchases.

75 credits with activation
+ **25 credits** per month

150 credits with activation
+ **50 credits** per month

250 credits with activation
+ **100 credits** per month
AND ability to use **up to 25% more**
credits per purchase

\$59/month
+\$60 one-time activation fee
M1: 99 QV/ 59 BV M2+: 49 QV/ 59 BV

\$119/month
+\$120 one-time activation fee
M1: 199 QV/ 119 BV M2+: 99 QV/ 119 BV

\$179/month
+\$180 one-time activation fee
M1: 299 QV/ 179 BV M2+: 149 QV/ 179 BV

Liv free Refer 3 other Customer Members to the same or higher membership level and your next month membership is free!

Want to inspire others to Liv?

only **\$119**



Become a Liv Promoter and enjoy the journey of being a Lifestyle Entrepreneur! Members earn points, Promoters also get paid! Earn additional cash bonuses and incentives every week!

Liv Promoter System includes: Welcome Pack; Access to the Liv Incentives Program; Promoter & Member Support; Marketing websites; 1 Month Liv Pro Online Marketing System (optional \$29/mo subscription), Reporting, & Training; and more...



only **\$29/mo**

Fuel your success promoting Liv with Liv Pro. Access Liv Training for video tips and inspiration from top Promoters and leadership, manage your business anywhere and use cutting-edge marketing tools right from the palm of your hand, accessible by any smartphone.

Your Username and Password will be sent to you via email.
The Liv Promoter System includes an automatic subscription to Liv Pro for \$29/mo. To change or cancel, call Customer Service at 1.248.764.7640

Enroller ID # _____ **Enroller Name:** _____

The Enroller is an existing Liv Independent Promoter (IP) who refers a new member or IP. The Enroller can place the new IP anywhere in the depth of his/her organization. Once the enrollment process is complete the Enroller can add/change sponsor information in the "Waiting Room".

Last Name: _____ **First Name:** _____

Home Phone #: _____ **Mobile Phone #:** _____

E-mail Address: _____

YES, I would like to receive News & Updates via:** *Check at least one*

Phone Email Mobile Text Message (SMS) None

Language Preference: English French Both

** Communication preferences can be managed in Liv-Net under Account Settings.

Shipping/Mailing Address: _____

City: _____ **Prov:** _____ **Postal Code:** _____

Liv Promoter Applicants Only:

Birth Date: / / **SIN or BN:** _____ **Gender:** Male Female

Company Name*: _____

*If doing business as a legal entity, complete and attach the Company Enrollment Form. (Required)

Promoters: I understand that to become a Liv Independent Promoter (IP), I am only required to submit this Agreement. I further acknowledge that my advancement in the Liv marketing plan is based solely upon the sales of Liv memberships. My purchase of sales aids or training material, or attendance at training classes, is strictly optional and at my discretion. I also understand that if I choose to enroll or sponsor other individuals to participate in the Liv marketing plan, I will only be compensated based upon the activities of other IPs to the extent of their sales made to members.

I have read and understand Liv's Policies and Procedures and Incentives Plan, which are incorporated by reference herein, and agree to abide by them and any amendments thereto which may be made from time-to-time.

Billing Information:

Full Name on Credit Card: _____

Credit Card Number: _____

Expiration Date: / / **Security Code:** _____

Card Type: Visa MasterCard American Express Diners Club Discover

Cardholder Signature: _____

I authorize Liv to charge my account for the amount listed. I promise to pay such amount to and in agreement governing the use of such card. I understand that Liv will apply any applicable taxes, shipping and handling charges to my order. If the order is monthly membership, monthly delivery, or a monthly Liv-Net Subscription, I authorize Liv to ship/charge these products monthly. Cancellations must be submitted at least 5 days prior to the Monthly Delivery, Membership billing, or Liv-Net billing date.

Membership billing date will be every month on the anniversary of your enrollment date.

Billing Address (if different than shipping/ mailing address): _____

City: _____ **State:** _____ **Zip:** _____

Promoters and Members: By signature below, I acknowledge that I have carefully read this Agreement, and I am willing to accept the terms and conditions as amended from time to time. I understand that the terms of this document shall be a binding Agreement between Liv and me upon receipt of this Agreement.

I UNDERSTAND THAT I MAY CANCEL THIS AGREEMENT WITHOUT PENALTY OR OBLIGATION AT ANY TIME, FOR ANY REASON. I UNDERSTAND THAT MY NOTICE OF CANCELLATION MUST BE SUBMITTED IN WRITING TO THE COMPANY AT ITS PRINCIPAL BUSINESS ADDRESS.



membership Terms of Agreement

BY JOINING LIV GLOBAL LLC (THE "COMPANY"), THESE ARE THE TERMS YOU HAVE AGREED TO. PLEASE REFER TO THE POLICIES & PROCEDURES FOR DETAILED INFORMATION.

1. I acknowledge that I am of legal age to enter into this Agreement and that I am an actual person.
2. I understand and acknowledge that this Agreement is not binding until received and accepted by the Company.
3. I agree that as a Promoter, I am responsible for determining my own business activities and that I am not an agent, employee or legal representative of the Company. I am responsible for the payment of all federal and state employment taxes and any other tax required under any federal, state or regulatory law. If I fail to provide the Company a valid Social Security Number or employer identification number, the Company may withhold commissions until a valid number is provided.
4. I understand that I am not being sold a franchise or business opportunity.
5. I may cancel this Agreement for any reason, at any time, by giving the Company prior written notice. The Company may terminate this Agreement in writing upon violation of the Policies & Procedures or if I violate any part of this Agreement. In such event, no further commissions will be paid by the Company. To cancel this Agreement, I must email notification of cancellation to info@meetliv.com.
6. I agree that as a Promoter, I shall place primary emphasis upon the sale of memberships and services to non-Liv Promoter consumers as a condition of my receipt of commissions. Commissions I receive will be based upon fulfilling certain terms of qualification as set forth by the marketing program and Compensation Plans, as may be amended from time to time. A three dollar and ninety-nine cent (\$3.99) processing fee will apply to all payments.
7. I agree to keep accurate records and to abide by all federal, state, and local laws and regulations governing the sale or solicitation of the memberships, products and services marketed by the Company including, but not limited to, any and all permits and licenses required to perform under this Agreement.
8. I understand that no attorney general or other regulatory authority reviews, endorses, or approves any product, subscription, compensation program or company, and I will make no such claim to others.
9. I agree that the Company shall not be liable under any circumstances for any damage or loss of any kind, including indirect, special, punitive, compensatory, or consequential damages, losses or profits which may result from any cause, including but not limited to, breach of warranty, delay, act, error or omission of the Company, or in the event of discontinuation or modification of a product or service offered by the Company.
10. The Company shall periodically make sales literature and/or promotional materials available. I am under no obligation to purchase any materials or literature at any time. Refunds shall not be allowed under any circumstances, including, but not limited to, termination of this Agreement, obsolescence of such sales literature or promotional materials, or any other reason except as specified in paragraph 24 or as otherwise required by law.
11. I agree that as a Promoter, this Agreement grants me the limited authority to promote and sell the memberships, services and products the Company markets, subject to the terms and conditions established by the Company.
12. During the term of this Agreement and for one (1) year thereafter, I agree not to, directly or indirectly, make any false, misleading, negative or disparaging statements or comments about the Company, its affiliates or any of their respective memberships, products, services, programs, owners, officers, directors, employees, contractors or Independent Promoters. I agree that I will operate in a lawful, ethical and moral manner and will not engage in or perform any misleading, deceptive or unethical practices. If I violate any of these conditions, my position may be terminated without further payment or compensation of any kind.
13. I acknowledge that I am responsible for supervising and supporting any Promoters I sponsor into the program and in my commissionable network. I agree to maintain monthly communication and support to those individuals in my commissionable network through written or verbal communication and attendance at meetings.
14. I acknowledge that the Company expressly reserves all proprietary rights to the company name, logo, trademarks, service marks ("Proprietary Marks") and copyrighted materials. I understand and agree that I may only use the Company's Proprietary Marks in accordance with the terms set forth in the Policies & Procedures. I further agree that I will not use the Company's Proprietary Marks in any form whatsoever, except as permitted in writing by the Company or in advertising or promotion materials provided, designed or published by the Company. I understand that I may not photocopy or duplicate any materials provided by or purchased from the Company without written authorization and that the unauthorized use of any Proprietary Mark is a violation of federal law and this Agreement, constituting grounds for termination of this Agreement by the Company. I understand that I must cease any and all use of the Company's Proprietary Marks upon the termination of this Agreement or my tenure as a Promoter, whichever occurs first.
15. I understand that as a Promoter, I am free to select my own means, methods and manner of operation and that I am free to choose the hours and location of my activities under this Agreement, subject only to the terms of this Agreement and the Company's Policies & Procedures.
16. I acknowledge that I am not guaranteed any income nor am I assured any profits or success. I certify that no claims of guaranteed profits or representations of expected earnings that might result from my efforts have been made by the Company or any of the Company's Promoters. In this connection, I shall not represent, directly or indirectly, that any person may, can or will earn any stated gross or net amount nor that sponsorship of others is easy to secure or retain, or that any Promoters will succeed.
17. I acknowledge that I have the right to sign up as many personal Members as I wish. I will receive a commission each month from my personal Members' purchases and my downline network in accordance with the Company's Compensation Plan then in effect.
18. I agree to indemnify and hold harmless the Company from any and all claims, losses, damages and expenses, including any attorney's fees, arising out of my actions or conduct in violation of this Agreement, Terms of Use, Compensation Plan or any Policy or Procedure of the Company. I agree that in order to recoup any damages and expenses it has incurred due to such violation(s), the Company may offset any commissions or other payments due me. If a dispute arises as to the respective rights, duties and obligations under this Agreement, Terms of Use, Compensation Plan or the Policies & Procedures of the Company, it is agreed that such disputes shall be exclusively resolved in the Circuit Court for Wayne County, State of Michigan, or Federal Court located in Detroit, Michigan. Michigan law shall apply to the resolution of all disputes. Louisiana residents may choose Louisiana law and jurisdiction.
19. I acknowledge that I have read and fully understand the Company's Policies & Procedures, Terms of Use and Compensation Plan, which are incorporated herein by reference and are binding upon me. In order to maintain a viable marketing program and to comply with changes in federal, state or local laws or economic conditions, the Company may revise its Compensation Plan, Terms of Use and Policies & Procedures from time to time. All changes shall be effective upon verbal or written notice to me and become a binding part of this Agreement.
20. I acknowledge that this Agreement, Compensation Plan, Terms of Use and the Policies & Procedures incorporated herein by reference, constitute the entire Agreement between the parties and shall not be modified or amended except in writing, signed by the Company. This Agreement shall be binding upon and inure to the benefit of heirs, successors, and permitted assigns of the parties hereto. If any provision of the Agreement is determined by any 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.
21. During the term of this Agreement (including any amendments), I will not sell any other products or services whether competing or not, for any other MLM entity, except those owned by the Company and its affiliated companies. I agree that I no longer promote any other organization that utilizes a multi-tiered compensation plan.
22. During the term of this Agreement (including any amendments) and for one (1) year thereafter, I understand and agree that I will not contact, solicit or recruit any Promoter, whether active or inactive, into any organization that utilizes a multi-tiered compensation plan. This includes indirect recruiting via any social media. I acknowledge that my violation of this provision will result in immediate termination of my Promoter position and payments of any kind.
23. I understand that if for any reason a Promoter violates any of the terms of the Agreement and/or these Policies & Procedures, the Company reserves the right to immediately deactivate or terminate my position. Such action by the Company will terminate any and all of my rights and any further payments of any kind and is effective at the time of said violation.
24. Promoter and Business Opportunity Return Policy: A Promoter who cancels their Promoter account within fourteen (14) days (or longer where applicable by law) of signing up is eligible for a full refund. The cancellation must be done in writing and requested within the strictly enforced time frame. The cancellation must be sent to info@meetliv.com and will be processed within 72 business hours and will then post to the members account via their payment method. There will be no refunds or credits for partially used periods, unless required by applicable law. All unencumbered products purchased by the Promoter within the last 90 days (or longer where required by law) that are unused and in resalable condition can be repurchased by the company. Any commissions and bonuses paid out on such sale will be retracted upon the return. Any commissions paid out to the returnee on the order may be deducted from the return when an account is being cancelled.