

**Vibrations Parties Vibe Specialist Application**  
**350 Upper Valley Pike**  
**Springfield, Ohio 45504**  
**937.679.1625**  
**VibeParties@aol.com**

Name \_\_\_\_\_

Mailing Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Shipping Address (if different from above) \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ Zip \_\_\_\_\_

Date of Birth: \_\_\_/\_\_\_/\_\_\_ Social Security #: \_\_\_-\_\_\_-\_\_\_

Driver's License # \_\_\_\_\_ State: \_\_\_\_\_

Home Phone# \_\_\_\_\_ Work Phone # \_\_\_\_\_

Email: \_\_\_\_\_ Fax#: \_\_\_\_\_

Grand Opening Date (if applicable): \_\_\_\_\_

Employer: \_\_\_\_\_ Position: \_\_\_\_\_ Work Hours: \_\_\_\_\_

May we call you at work? \_\_\_Yes \_\_\_No Marital Status: \_\_\_M \_\_\_S \_\_\_D

Spouse's or Significant Other's Name \_\_\_\_\_

Nearest Relative not living with you: \_\_\_\_\_

Relationship \_\_\_\_\_ Phone #: \_\_\_\_\_

Sponsoring Distributor: \_\_\_\_\_ Distributor #: \_\_\_\_\_

I have selected the following method to start my business:

\_\_\_ Start Up Kit - 150.00 (This not including shipping of your kit shipping is 30.00 on your kit.)  
With this kit you will get everything you need to start your Vibrations Parties Business.

Payment is being made by: \_\_\_ Visa/MasterCard \_\_\_ Discover \_\_\_ Money order/Cashiers Check.

Start Up Kit (\$150.00) \$ \_\_\_\_\_ Shipping/Handling (\$30.00) \$ \_\_\_\_\_ Total Due to Vibrations

Parties \$ \_\_\_\_\_ Card # \_\_\_\_\_ Expiration Date \_\_\_\_\_ Zip \_\_\_\_\_

Signature (Please sign here, even if not using a credit card for payment)

Signature \_\_\_\_\_ Date \_\_\_\_\_

**Please read the following policies and conditions and sign at the bottom of form.**

1. You are entering into a business agreement with Vibrations Parties, upon approval of your application, you understand that you are an Independent Distributor, not an employee, and, as such, Vibrations Parties will not withhold state, federal, local, social security or any other type of tax deductions.
2. As an Independent Distributor, you may not engage Vibrations Parties, in any contractual relationship, or use the company's name for credit purposes. Use of the company name must be in conjunction with – "Independent Distributor for..."
3. You, the Independent Distributor acknowledge that you must place all orders with Vibrations Parties, You will collect from your customers a 4.95 shipping charge per order. You then will call Vibrations Parties, and place the order for you products, it will be figured up including shipping & handling at 15% of retail total, then it must be paid for before it will be shipped out to you to fill your party orders. You then bag and deliver your orders. You keep your 50% plus taxes and the 4.95 shipping you collect less what you pay for the shipment of the products to you. You are responsible for collecting and paying the taxes in your state.
4. All Distributors must either buy stock to fill orders at there home parties or do book parties then place a product order to fill your customer orders. You have 21 days to deliver all orders. Continual and habitual late delivery of party orders can be grounds for termination.
5. The Independent Distributor is responsible for all taxes, registration fees and licenses needed to legally start their business, as may be required by their State, County or Local Government
6. All orders place with Vibrations Parties, will be processed in an expedient manner, however, Vibrations Parties, will not be held responsible for delayed product due to Manufacturer's back order.
7. Any Distributor found to be using party or order funds above and beyond earned commissions will be considered "stealing", and will be immediately terminated. Legal action may be enacted by Customers, Hosts/Hostesses, and Vibrations Parties.
8. If legal action is enacted by either the Independent Distributor or Vibrations Parties, the Distributor agrees that the proceedings will be held in the state of Ohio. All costs stemming from any legal proceedings will be the responsibility of the Distributor, unless the Independent Distributor is found to be the prevailing party. In such case, each party will be responsible for their own costs stemming from any legal proceedings.
9. Any Distributor who buys and/or sells like items while representing Vibrations Parties will be terminated, and all overrides, bonuses and commissions forfeited.
10. Vibrations Parties materials are copyrighted, and may not be reproduced without prior approval of Vibrations Parties
11. All Distributors understand that Vibrations Parties require \$160.20 retail kit be bought from Vibrations Parties you also are not required to purchase anything else from Vibrations Parties.
12. All advertising, including websites, are subject to approval by Vibrations Parties Home Office. All Distributors will submit to Vibrations Parties all literature, ads and website content, including possible domain names prior to purchasing and posting. Failure to do so could result in the immediate termination of the Distributor.
13. Vibrations Parties reserves the right to amend policies, procedures and programs at any time. In the event amendments are made, Vibrations Parties will give 30 days written notice to its Independent Distributors.
14. By signing this agreement, the Distributor agrees to follow all of the policies and conditions contained herein, and further agree that all new policies and procedures will apply and supersede this agreement.

Signature \_\_\_\_\_ Date \_\_\_\_\_