

## Rules and Regulations

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1. In accordance with the Rules and Regulations for Atomy Singapore Members, I am to ensure that, I and all members of the Company who are also members of the Centre, will not do anything that will harm the reputation of the Company, the Lifestyle Centre, or of other members in the following:

1.1 All members must not personally, or through a third party, make any claims about a product' s curative properties, nor imply that the Company' s products are able to cure diseases or have any curative effects. Should a member personally make the above claims or make these claims through a third party, the member will have to take on individually in facing the laws of Singapore.

- 1.2 All labels, promotions and advertisements of food items, food additives, and food and vegetable washes should not have false, exaggerated or misleading information.
- 1.3 All members must abide by the rules and regulations stated in the Act introduced by the Agri-Food & Veterinary Authority of Singapore (AVA Singapore).
- 1.4 All copyrighted material belonging to Atomy Corporation Private Limited is protected under the Singapore' s Copyright Law, and all members and any other persons who have not obtained prior written approval from Atomy Corporation Private Limited may not completely or partially photocopy or reproduce any content or take part in any other infringement of such rights.
- 1.5 Unless given special rights or written approval by Atomy, members may not use the

Company' s registered trademarks, copyrights, or other intellectual property. Any unapproved usage of the Company' s name, trademarks, logo, or product name is illegal.

- 1.6 Members may not use the brands “艾多美” , “ATOMY” , or “ATOM 美” and any other product names in any media publications, broadcasted advertisements or sponsored advertisements.
- 1.7 Before obtaining the Company' s written approval, members may not record (sound or video) any events that the Company organizes. During an event or meeting organized by the Company, members may also not record (sound or video) any conversations or lectures made by any Company employee or invited speakers, or any other member.
- 1.8 Members may not make use of any form of media or any other form of mass media to

make advertisements; this includes news stories on television shows, promotion reports, radio broadcasts, entertainment variety shows, online advertisements and et cetera.

1.9 The Company prohibits using the Internet to advertise the Company, the Company' s products, and the Company' s career incentive plans. To protect the Company' s reputation and the overall image of our members, and to prevent any malpractices that may arise due to Internet transactions, members may not use any method to promote the Company' s business on the Internet. This applies to all members except those whose Contract states otherwise.

1.10 All members may take part in the following Internet activities:

1.10.1 Members may link their sites to the official Company website. The content on

these sites must not have the Company' s logo or other copyrighted information, and must not have information regarding the Company, the Company' s products, and business, and must not have photographs of the Company' s facilities or employees.

1.10.2 Members may use Internet platforms that allow visitors to participate in the sharing of information. Members can use social media websites, blog publications, information sharing media and its applications, and other sharing platforms that allow visitors to release information (such as forums, bulletin boards, blogs, Wikis, Facebook, Twitter, Flickr and other social media websites), to engage in the following activities: Discuss basic information about the Company or about a Company business event that the member has attended, and

direct offline members to enter the Company' s website; this communication and usage must not be the main content of the webpage in question.