

# Business AdvantEdge, Inc. Membership Application

<b>Business Name</b> _____	<b>INDUSTRY</b> _____
<b>Business Address</b> _____ _____	<b># OF YEARS IN BUSINESS</b> _____
_____	<b># OF EMPLOYEES</b> _____
_____	<b># OF LOCATIONS</b> _____ (attach address/phone/fax/email for each location)
<b>Business Phone</b> _____	
<b>Business Fax</b> _____	
<b>Business e-mail</b> _____	
<b>Website address</b> _____	
<b>Main Contact</b> _____	<b>Referred by</b> _____

**TERM AND PAYMENT** (Circle and initial the applicable term/payment. Payment may be by check or credit card.)

- A. \$ \_\_\_\_\_ One Year Agreement, beginning on \_\_\_\_\_ and ending on \_\_\_\_\_. Total cost: \$195.00.\*
- B. \$ \_\_\_\_\_ Multi-year Agreement, beginning on \_\_\_\_\_ and ending on \_\_\_\_\_. Payment for Year 1 must accompany this agreement. Payment for future years is due 30 days prior to the start of Year 2, and will be charged to the credit card listed below (must have expiration date no later than the start of Year 2). Total cost for Year 1 is \$195.\* Total cost for the following year(s) is \$175.\*

**CREDIT CARD PAYMENT**      \_\_\_\_\_ **VISA**      \_\_\_\_\_ **MasterCard**      \_\_\_\_\_ **Discover**

Card # \_\_\_\_\_ Expiration Date \_\_\_\_\_

Card Holder Name \_\_\_\_\_ Signature \_\_\_\_\_ Date \_\_\_\_\_

Business AdvantEdge, Inc.  
Membership Agreement  
Osceola, WI 54020  
<https://www.business-edge.net>



# Business AdvantEdge, Inc. Membership Agreement

The undersigned business, \_\_\_\_\_, (hereafter called "member"), with their business address at \_\_\_\_\_ hereby agrees to be a member of Business AdvantEdge, Inc. (hereafter called "BAE"). By executing this agreement, the member and BAE, hereby understand and agree as follows:

Member benefits start once BAE is in receipt of a signed BAE Membership Application and membership dues. The membership fee of **\$195** per year is payable in advance. \*Membership fees are waived for Associations and their members.

BAE agrees that it will use its best efforts (subject to compliance with all applicable federal, state and local laws) to negotiate with suppliers of business services and products (hereinafter called "suppliers") for increased commissions, discounts and/or other member benefits. BAE is not liable for any failure in bringing to fruition any promised, presumed or implied member benefits, nor for any failure on the suppliers' part to perform according to terms of or to renew contracts with BAE.

BAE will not require its members, as a condition of membership or otherwise, to sell/purchase any supplier product; nor will BAE require its members to avoid the sales/purchasing of or boycott non-BAE suppliers' products.

Both BAE and its members may receive supplemental commissions, payments, bonuses, overrides, or discounts from certain suppliers; such supplemental amounts or reduced costs may be conditional, and contingent upon the number of sales/purchases made by the individual member and/or all members in aggregate. The member may be required to advise suppliers of its BAE affiliation at the time of purchase.

Member agrees as follows:

- a) member will, whenever feasible, give preferential best efforts toward the sales/purchases of BAE preferred supplier products.
- b) member agrees to suppliers providing productivity reports to BAE.
- c) member will permit BAE representatives to meet or communicate with its employees to explain BAE operations and programs.
- d) the name BAE, and its logos, remain the property of BAE and can be used by active members. Both members and terminated members are prohibited from using or distributing, without permission, any or all BAE identification, materials, information or lists.

The member and BAE understand that the member is not a BAE employee, that the member has complete charge and control of its operations and its employees, it has no authority to and will not enter into contracts or commitments in the name of or on behalf of BAE, that it will in no event act or represent itself as an agent or representative of BAE, and that it will not otherwise bind nor attempt to bind BAE in any manner whatsoever. Furthermore, neither party is liable for any act, omission, debt or any obligation of the other.

The rights granted to and obligations imposed upon the member pursuant to this agreement are personal to the member and may not be assigned nor delegated without the express consent of both the member and BAE.

Termination of this agreement may be effected by either party in writing 30 days after the date of this agreement and a full refund will be made. Termination after 30 days from the date of this agreement will include a refund of the member's annual dues, less any overrides, discounts, supplemental earnings or awards due and received by the member as a result of the BAE affiliation.

**IN WITNESS WHEREOF**, the member and BAE have executed this agreement on the day and year written below.

**Business AdvantEdge, Inc.**

**Member**

**Signature** \_\_\_\_\_

**Signature** \_\_\_\_\_

**Title** \_\_\_\_\_ **Date** \_\_\_\_\_

**Name** \_\_\_\_\_ **Date** \_\_\_\_\_

**Business AdvantEdge, Inc.**

**Title** \_\_\_\_\_

**Osceola, WI 54020**

**<https://www.business-edge.net>**

**Organization Name** \_\_\_\_\_

**Phone: 1-888-734-EDGE (3343)**

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