## NOTE: Term & Conditions

- 1) Customer registration number is completely free.
- 2) After registration the product of the company should be purchased.
- 3) You can transact only after fulfilling the company rules.
- 4) If the party does not conduct any business in the company for an indefinite period, the registration can be canceled without giving any notice
- 5) Every month the customer should buy minimum value of products.
- 6) Company shall not refund any money deposited by the Company to you for any business purpose.
- 7) The company does not demand any extra money for offering the product to any customer.
- 8) The products offered by the company on its website are just samples available to customers and are not fixed items.
- 9) All offers, images, brands appearing on homepage are for illustration purpose only.
- 10) Government fee, registration fee for donation of site, house, bike, car, etc. will be borne by the donor in which the company will not take any partnership.
- 11) The company has full right to change the quality packing, color, size, etc. of each product.
- 12) The company advises in advance that the silver and gold offers may vary in design, weight and quality from time to time based on the market price.
- 13) Company agrees to repurchase if the offers given are not desired. Sales tax and other expenses are to be paid by the customer after deducting 20% of the market value.
- 14) I am responsible for payment of all national and state government(s), self-employment taxes and any other taxes applicable under my national and state or any regulatory bodies in India.
- 15) This position constitutes no joining fee, remuneration for direct sales to new entrants, and no minimum quantity and minimum purchase value required for participation.
- 16) Purchases of Permitted Distributors are automatically modified to comply with exemption requirements set forth in the laws of any states governing business opportunities.
- 17) I agree that in presenting the company's product/services and business opportunity system and position of the distributor to the prospect such presentations shall strictly adhere to the following format as prescribed by the company and failure to do so will result in my termination as a distributor.
- 18) To carry out the business as may be done in the Company and to comply with changes in national, state or local laws in the economic conditions in the country India, the Company reserves the right to amend, revise, establish, alter or modify the changes including.
- 19) Prices, literature, policies, including but not limited to these terms and conditions, policies and procedures and business and marketing plan. Any such revisions shall be effective and binding upon publication on the Company's official website or other official publication. Distributor agrees to be bound by these changes.
- 20) I understand that no national, state or other regulatory authority has ever reviewed, endorsed or approved any product, solution program or company and I make no such claim to others.
- 21) I understand that my Distributor position may be inherited or bequeathed, but may not be transferred or assigned during my lifetime without the written consent of the Company, which shall not be unreasonably withheld.
- 22) This Agreement shall be deemed to take effect upon its receipt and acceptance by the Company at its home office.

- 23) I will not promote my distributor business or use the company name, or trade names, logos, sales materials, trademarks or service marks of the company, except as provided by the company or approved in writing by company A, by me prior to their use. I understand that unauthorized use or copying of trademarks or copyrighted material is a violation of law in the country.
- 24) I am responsible for monitoring and supporting the distributors I introduce to this business and my commissionable downline. I agree to maintain monthly communication and support for that distributor through my commissionable offline, or a combination thereof, personal contact, telephone communication, written communication and attendance at distributor meetings.
- 25) The Company shall not be liable if any Distributor collects money from any person using the Company's name, promises the person high returns, promotes any investment schemes or lucky draws or collects any advances for the product, cash or deposit into the person's bank account or by any other means of payment.
- 26)I will not make any disparaging, false or misleading statements about the Company, Distributor's position or Company products, including but not limited to claims that Company products diagnose, cure or prevent disease.
- 27)I agree not to display my commission payments, making income projections and use of income testimonials to prospective distributors as prohibited by the Company as unethical promotion. I behave courteously, fairly and ethically as a distributor.
- 28) This Agreement shall be governed by the laws of India. The parties agree that the Authority shall resolve any claim, dispute or other difference between them exclusively. All disputes relating to this Agreement shall be subject to the jurisdiction of the respective District Courts.
- 29) The company pays the distributor's benefits and bonuses on sales orders received and accepted for sale of products to end customers (not sales and supply chain partners) made by the distributor and his/her sales organization A under the terms of the business and marketing plan.
- 30) The Company reserves full authority to accept or reject any sales order for any Independent Distributor application or products. Such rejection is at the sole discretion of the Company. No right of action shall arise against the Company by reason of any such acceptance or rejection.
- 31) reserves the right to amend, revise, establish, modify or alter changes including but not limited to prices, literature, policies, these terms and conditions, policies and procedures and the business and marketing plan. Any such revisions shall be effective and binding upon publication on the Company's official website or other official Company publications. Independent Distributors abide by and agree to be bound by these changes.
- 32) The Company shall not be liable for acts beyond its control, including but not limited to fire, flood, earthquake, storms, power outages, labor trouble, equipment failure, supplier problems, contagious viruses or other difficulties that prevent performance under this Agreement.
- 33) The Company assumes no liability for personal injury to the Distributor or any third party from the use or misuse of any products promoted by the Company.
- 34) The Company reserves the right to terminate this Agreement upon receipt of sufficient information or material evidence that any Distributor has violated any term or condition of this Agreement or has acted illegally or unethically.
- 35)I am an independent distributor, aware of the 45 day company product refund policy and procedures to be followed. I use it as and when I or my clients need it.

- 36)I am an independent distributor, am aware of the company's grievance redressal policy and will avail it as and when required by me or my customers.
- 37)I am an independent distributor, am aware of the company's 45 day cooling-off policy and will utilize it as and when required.
- 38) Any offer should be returned within 1 week from the date of receipt and registered on the concerned telephone number.