

DIRECT SELLER AGREEMENT

THIS AGREEMENT (the "Agreement") is made on _____, by and between DAZZ TECH PRIVATE LIMITED, a Company incorporated under the provisions of the Companies Act, 1956 and amended up to Companies Act 2013, DIRECT SELLING ENTITY and having its registered office at [H.No. 225/247 Zakati Street Near Shiv Mandir Bareilly Uttar Pradesh, India, 243003](#), CIN No. U46909UP2023PTC19381 (Hereinafter referred to as "COMPANY") and

Direct Seller / a Company/ Individual, having office/residence at

(Hereinafter referred to as "DIRECT SELLER")

These terms and conditions are construed in accordance with the provisions of "The Consumer Protection Act 1986 amended up to date" and Consumer Protection (Direct Selling) Rules 2021 amended up to date, published in a Gazette Notification dated 28th December 2021, issued by the Ministry of Consumer Affairs Food & Public Distribution, Department of Consumer Affairs, Govt. of India and it supersedes any prior terms and conditions, discussions or agreements between Company and Direct Seller.

The applicant herein intends to become direct seller of the company and has gone through the terms and conditions of this agreement and if he/she agrees and accepts these terms and conditions, he/she shall append his/her signature in the column provided here in below as acceptance of the same. The applicant herein chooses to join the above mentioned Company is his/her exclusive decision and wishes of the applicant. There is no role or any suggestion on the part of the company in taking such a decision by the applicant. Furthermore there is no registration charge /entry fee or subscription fees etc. for becoming a direct seller of the company. The company exclusively uses its website / mobile application to display the details of the products, its price, marketing method/plan, compensation method/plan, sales incentives, grievance cell and business monitoring mechanism etc.

DEFINITIONS

As used herein, the following terms shall have the meanings set forth below:

1) "Direct selling entity" or "Company" means an entity which sells or offers to sell goods or services through a direct seller. The company DAZZ TECH PRIVATE LIMITED is the Direct Selling Entity.

2) "Direct Seller" means a person appointed or authorized by a direct selling entity through a legally enforceable a written contract executed through online to undertake direct selling business on a principal to principal basis.

3) "Direct selling" means marketing, distribution and sale of goods or providing of services through a network of direct sellers.

4) "Cooling-Off Period" means the duration of time counted from the date when the direct seller and the direct selling entity enter into an agreement and ending with the date on which the contract is to be performed and within which direct seller may repudiate the agreement without being subject to penalty for breach of contract.

5) "Website" means the official website of the company i.e. www.dazzkart.com or any other online publication means authorized by the Direct Selling Entity, which the company may notify from time to time.

6) "Product" shall mean the Company's product to be sold by Direct Seller and such product as may be communicated by the Company in writing to the Participant Direct Seller from time to time or be published / displayed on its website.

7) "Services" shall mean the Company's services to be sold by Direct Seller and such services as may be communicated by the Company in writing to the Participant Direct Seller from time to time or be published on the website.

APPOINTMENT

The Company upon scrutiny and verification of the Application may register / appoint the Applicant as "Direct Seller" for selling the products / services of the Company. The Company shall be at liberty to accept or reject the application at its discretion without assigning any reason whatsoever.

The Applicant / Direct Seller hereby agree as under:

1. That he/she has clearly understood the marketing methods/plan, compensation method/plan, the incentive plan, its limitations and terms & conditions. He/she agrees that he/she is not relying upon any misrepresentation/s or fraudulent inducement or assurance or commitment that is not set out in the terms and conditions of this agreement or marketing plan / incentive plan or any other officially printed or published materials of the Company. Furthermore shall abide the law as envisaged in "The Consumer Protection Act 1986" amended up to date and Consumer Protection (Direct Selling) Rules 2021 amended up to date published in a Gazette Notification dated 28th December 2021, issued by the Ministry of Consumer Affairs Food & Public Distribution, Department of Consumer Affairs, Govt. of India.

2. The Direct Seller further confirms that he/she has read and understood the terms & conditions of this agreement carefully and agrees to be bound by them. Further the Direct Seller confirms that he/she has already attained the age of Majority and also executed an Affidavit in that respect.

3. The Relation between the Company and the Direct Seller shall be governed, in addition to terms & conditions of this agreement, by the rules and procedure mentioned in the marketing plan and other documents which are available on website or provided by the company in any manner.

4. Direct Seller is an independent contractor, and nothing contained in this agreement shall be construed to the following :

- a) Give any party the power to direct and control the day-to-day activities the other party
- b) Constitute the parties as anything else but independent entities including but not limited to partners, agencies, joint ventures, co-owners, employees etc.
- c) Allow Direct Seller to create or assume any obligation on behalf of Company for any purpose whatsoever.

5. Direct Seller is not an employee of the Company and shall not be entitled to have any employee's benefits. Direct Seller shall be responsible for paying all taxes whether direct or indirect including but not limited to Income Tax, GST and other taxes chargeable to Direct Seller on amounts earned thereof. All Legal, Statutory, financial and other obligations associated with Direct Seller's business / income shall be the sole responsibility of the Direct Seller.

6. Furthermore, the company shall not be responsible for any illegal activities or violation of any law of the land committed by the direct seller or misleading information or false / untrue promises made by the direct seller or mis-selling etc. of any product etc. perpetuated by the direct seller and in that eventuality, the said direct seller shall be exclusively liable responsible for civil / criminal consequences in the court of law or before other authorities.

7. It is made and understood in very clear terms that a Direct Seller is not an Agent, Employee nor an authorized representative of the Company or its service providers. He/she is not authorized to receive/accept any amount/payment for and behalf of the Company and any payment received by him/her from any party shall not be deemed to be received by the Company.

8. Direct Seller, hereby declares that all the Information furnished by him/her is true and correct including that Direct Seller is not convicted or bankrupt during the last 5 years prior to his/her association with the business of Direct Selling or a person of unsound mind. The Company shall be at liberty to take any action against the Direct Seller in case it is discovered at any stage that the Direct Seller has furnished any wrong/false/misleading information to the Company.

9. If any relative as defined under the provisions of Income Tax Act, 1961 or defined under the provisions of Companies Act, 2013 of existing direct seller desires to become direct seller of the company, then he/she shall disclose the relationship with existing direct seller to the company unequivocally and in writing and thereafter it will be the company's sole discretion to accept or reject the application of such relatives.

The Direct Seller shall be entitled to the following privileges:

1) Incentive for effecting sale of products / services of the Company as per marketing plan, compensation method/plan, the incentive plan etc.

2) Search and inspect his/her account on the website of the Company through credentials awarded by the Company.

3) Incentive of the Direct Seller shall be in proportion to the volume of performance by the Direct Seller either by his personal efforts or network of Direct Sellers as stipulated in the marketing plan, compensation method / plan or the incentive plan of the Company.

4) The Direct Seller shall be entitled to a cooling off period of 30 days to terminate this agreement from the date of acceptance of this agreement without any punishable clause. Direct Seller needs to expressly inform the Company about termination of the agreement. However, in the absence of any such communication from the Direct Seller, it will be considered as implied consent of the of the said person to act as Direct Seller with the Company under the terms and conditions of this agreement.

5) The Direct seller shall have the option to return the currently marketable goods purchased by him/her within period from the date of the purchase within 30 days/as per Policy subject to the buyback policy which is published / displayed on the website of the company as REFUND / RETURN / EXCHANGE POLICY
(https://www.dazzkart.com/Return_Refund_And_Exchange_Policy.aspx)

BUY BACK POLICY FOR DIRECT SELLERS - PRODUCTS

The Company provides a Buy Back Policy to the Direct Sellers who wishes to resign as a Direct Seller and return any products / services which are in good condition, useable, resalable, restock-able, unopened, and unaltered and must have a shelf life of at least 6 months.

If the Direct Seller resigns within 30 days from the purchase of the product(s), the Company shall provide a full refund for the product(s) to the Direct Seller.

If the Direct Seller resigns after the 30 days from the date of purchase of product(s) from the Company, the amount refunded will be equal to Direct Seller's cost of the product(s) being returned, less total bonus / compensation / incentive paid out by the Company on the original purchase, less service charge.

OBLIGATIONS OF THE DIRECT SELLER

1. The Direct Seller hereby undertakes not to compel or induce or mislead any person with any false statement / promise to purchase products from the Company or to become Direct Seller of the Company

2. Direct Seller shall use his/her best efforts to promote the sale of products and services offered by the Company

3. Direct Seller shall also provide reasonable assistance to Company in promotional activities. Direct Seller will assist the company by taking part in all promotional events; use the marketing inputs judiciously for maximizing sales of the products and services offered by the company. Direct seller shall offer accurate and complete explanations and demonstrations of products and services along with their price, payment terms, return policies etc. to a prospective consumer

4. Direct Seller shall take care for all obligations; provisions terms and conditions etc. of the provisions of "The Consumer Protection Act 2019" and Consumer Protection (Direct Selling) Rules 2021 published in a Gazette Notification dated 28th December 2021, issued by the Ministry of Consumer Affairs Food & Public Distribution, Department of Consumer Affairs, Govt. of India

5. The Company reserves its right to withheld / block/ suspend the rights and privileges of the Direct Seller if he / she fails to provide any details as desired by the Company from time to time

6. In case the Direct Seller loses his contractual capacity due to any reason or in case of death of the Direct Seller, either his nominee or one of the legal heir with the written consent of all the legal heirs may join the Company as Direct Seller in place of the deceased provided he applies in prescribed form and undertakes to abide all rules and regulations, terms and conditions of this agreement in the same manner as that of original Direct Seller. In case of failure to arrival at such consent within six months from the date of death of the Seller or losing his/her contractual capacity, the Company shall be at liberty to terminate the Direct Seller.

7. Direct Seller shall be sole responsible for all the arrangements, expenses, permission from local authorities, complying with rules of Central Government, State Government, local body or

any other Government body for the meetings and seminars or any other event conducted by the Direct Seller.

8. Direct Seller is prohibited from listing, marketing, advertising, promoting, discussing, or selling products / services, or the business opportunity on any website / online portal / mobile application / online forum or any other online medium with a written consent of the Company

9. Direct Seller shall at the initiation of any sale representation, truthfully and clearly identify himself / herself, disclose the identity of the direct selling entity, the address of place of business, the nature of goods or services sold and the purpose of such solicitation to the prospect; and make an offer to the prospect providing accurate and complete information, demonstration of goods and services, prices, credit terms, terms of payment, return, exchange, refund policy, return policy, terms of guarantee and after-sale service;

10. Direct Seller shall provide requisite document / information to the prospective consumer / consumer at or prior to the time of the initial sale about the direct selling entity and the direct seller comprising the name, address, registration number, identity proof and contact number of the direct seller, complete description of the goods or services to be supplied, the country of origin and price of the goods, the order date, the total amount to be paid by the consumer, including the consumer's rights to cancel the order or to return the product in saleable condition and avail full refund on sums paid and complete details regarding the complaint redressal mechanism of the direct selling entity;

11. Direct Seller shall obtain goods and service tax registration, Permanent Account Number registration, all applicable trade registrations and licenses and comply with the requirements of applicable laws, rules and regulations for sale of a product and also ensure that actual product delivered to the buyer matches with the description of the product given.

12. Direct Seller shall take appropriate steps to ensure the protection of all sensitive personal information provided by the consumer in accordance with the applicable laws for the time being in force and ensure adequate safeguards to prevent access to, or misuse of, data by unauthorized persons.

DIRECT SELLER SHALL NOT DO FOLLOWING ACTS

Direct Seller shall not promote a "pyramid scheme" or enrol any person to such a scheme or participate in "money circulation scheme" during the business activities.

Direct Seller shall not visit a consumer's premises without identity card and prior appointment or approval or provide any literature to a prospect, which has not been approved by the direct selling entity or require a prospect to purchase any literature or sales demonstration equipment or in pursuance of a sale, make any claim that is not consistent with claims authorized by the direct selling entity.

Direct Seller shall not selling a product or service by misrepresenting in order to successfully complete a sale and includes providing consumers with misleading information about a product or service or omitting key information about a product or providing information that makes the product appear to be something it is not;

Direct Seller shall not indulge in fraudulent activities or sales and shall take reasonable steps to ensure that participants do not indulge in false or misleading representations or any other form of fraud, coercion, harassment, or unconscionable or unlawful means or engage in, or cause or permit, any conduct that is misleading or likely to mislead with regard to any material particulars relating to its direct selling business, or to the goods or services being sold by himself / herself or indulge in mis-selling of products or services to consumers.

Direct Seller shall not use, or cause or permit to be used, any fraudulent, coercive, unconscionable or unlawful means, or cause harassment, for promoting the business, or for sale of goods or services or charge any entry fee or subscription fee from prospect.

Direct Seller shall comply with the requirements of all relevant laws, including payment of taxes and deductions thereunder and shall not induce consumers to make a purchase based upon the representation that they can reduce or recover the price by referring prospective customers to the direct sellers for similar purchases.

Any Direct Seller found in violation of the terms and conditions of the Direct Seller Agreement or the Code of Conduct shall be liable for termination and legal action. Upon such termination, the Company reserves the absolute right to re-assign the said Login ID and the associated Line of Sponsorship (LOS) to any other Direct Seller or individual at its sole discretion to ensure

business continuity. It is explicitly understood that the Login ID and all associated network data provided by the Company are the exclusive Intellectual Property of the Company, and the Direct Seller shall have no proprietary claim over the same.

One PAN, One ID

1. Objective

The primary objective of this policy is to maintain transparency, fairness, and legal compliance within the direct selling network of Dazz Tech Private Limited. It is mandatory under this policy to prevent any discrepancies or duplication and to strictly adhere to the tax regulations (TDS/Income Tax) of the Government of India.

2. Core Rules

- **One Person - One ID:** Any Independent Direct Seller registered with Dazz Tech Private Limited can hold only **one (1) active business ID** across the entire company in their name.
- **Mandatory PAN Card:** Submitting a valid Permanent Account Number (PAN) card is mandatory for ID activation and payout processing.
- **Restriction on Duplicate IDs:** The system will not allow the generation of a second ID using the same PAN card. If any individual attempts to create a duplicate ID by using a different name or email address while keeping the same PAN card, it will be treated as a direct violation of this policy.

3. Spouse / Family Rule

- **Spouse Rule:** In accordance with the Direct Selling Guidelines, a husband and wife are considered a single business entity. Therefore, even if they hold separate PAN cards, they cannot register IDs in different or competing lines (Cross-lines). They must either join as a co-applicant on a single ID or register the second ID directly under the first spouse (Direct Sponsor).
- **Blood Relations:** Other adult family members (such as parents or children) can register separate IDs using their own valid PAN cards, provided they operate their businesses independently.

4. Consequences of Violation

If any Direct Seller is found violating the "One PAN, One ID" policy (e.g., operating multiple IDs under different sponsors), the company reserves the following rights:

1. **Blocking of IDs:** Except for the primary/original ID, all other duplicate or unauthorized IDs will be blocked or terminated with immediate effect.
2. **Withholding Payouts:** Commission and incentives for all associated IDs will be withheld until the internal investigation is completed.
3. **Business Transfer:** Any network (Downline) built through the violation of these rules may be transferred or merged under the correct sponsor at the sole discretion of the company management.

5. Amendments & Rights

The management of Dazz Tech Private Limited reserves the right to modify, add, or remove any clauses in this policy at any time without prior notice.

Declaration & Consent

"I hereby certify that the PAN details provided by me are completely accurate and that this is my only registered ID with Dazz Tech Private Limited. In the event of any violation of this policy, I agree to abide by any disciplinary action taken by the company."

RIGHT TO AMEND TERMS AND CONDITIONS

"Notwithstanding anything contained herein, the Company reserves the absolute right and sole discretion to modify, amend, alter, or vary the terms and conditions, products, services, Marketing Plan, Compensation/Remuneration method, Incentive Policy, or any other business policies at any time without prior notice.

Any such modification shall be published through the Company's official website or any other mode as the Company may deem fit and proper. Such amendments/notifications shall be effective and legally binding upon the Direct Seller from the date of such publication or notification.

If the Direct Seller does not agree to such amendments, he/she may elect to terminate the association and surrender all associated rights, benefits, and privileges by providing a written notice of termination to the Company within 30 days of the publication of such modification. In the absence of any written objection or notice of termination within the stipulated 30-day period, it shall be deemed that the Direct Seller has accepted all modifications and amendments to the terms and conditions of this Agreement in their entirety."

"The Company's decision regarding the interpretation of any amended terms shall be final and binding."

REMUNERATION AND INCENTIVE FRAMEWORK

The Company shall pay the Direct Seller remuneration/incentives as prescribed in the Marketing Plan / Compensation Plan / Sales Incentive Plan which shall be available at the website of the company. The remuneration/incentives will be subjected to the relevant taxes as applicable. Paying such Taxes is the responsibility of the Direct Seller. The Company reserves its right to revise the rates and methods of calculating remuneration/incentives from time to time. The Company does not guarantee/assure any particular or fixed facilitation fees or fixed income to the Direct Seller. Furthermore, remuneration/incentives can be achieved by the Direct Seller

only on the basis of continuous efforts by him/her or their network of direct sellers to promote / sell the products of the company.

1 Payout Cycles & Closing: The Company shall operate on a bi-monthly closing and payout structure. The first business closing of the month shall occur on the 15th day of every calendar month, and the second business closing shall occur on the final day (30th or 31st, as applicable) of the respective month.

2 Payout Transfer Timeline: All earned incentives, bonuses, and commissions calculated upon the successful completion of the respective closing cycle shall be credited directly into the registered bank account of the Direct Seller within two (2) to five (5) working days from the date of the respective business closing.

3 Statutory Deductions (TDS): All remuneration, commissions, and incentives paid to the Direct Seller shall be strictly subject to applicable legal and statutory taxes. The Company shall deduct a mandatory Tax Deducted at Source (TDS) at the standard rate of 5% (five percent), or as per the prevailing rates prescribed under the Income Tax Act, 1961, from time to time.

4 Delay in Payouts & Liability: While the Company shall make every reasonable effort to ensure timely credit of payouts within the stipulated timeline, the Company shall not be held liable or responsible for any delays caused due to technical glitches, server failures, banking holidays, system maintenance, incorrect bank details provided by the Direct Seller, or any other unforeseen technical disruptions. In such circumstances, the processing timeline may extend, and the Company shall clear the pending payouts as soon as normal operations resume.

INDEPENDENT EXPENSES

The Direct Seller shall be solely responsible for all costs, charges, and expenses incurred in the course of conducting their business activities under this Agreement. The Company shall not be liable for any reimbursement or compensation for any overheads or operational expenses, except for the remuneration/incentives earned strictly as per the official Marketing Plan.

USE OF PERMITTED MATERIAL FOR PROMOTION

Direct Seller shall not use any literature, etc to a prospect which has not been approved by the company.

CUSTOMER COMPLAINTS

Direct Seller shall notify the Company of any Customer's complaints regarding either the Products or the Services immediately and forward to Company the information regarding those complaints. Failure to do so may be considered as withholding critical information from the Company.

EXCLUSIVITY AND NON-COMPETITION DURING ASSOCIATION

The company invests its time, money, intellectual property, along with many other resources to educate, train, improve skills, and provide insights to Direct Sellers. Therefore, during the term of association as a Direct Seller with the Company, the Direct Seller and/or his/her relative (as defined under the provisions of the Income Tax Act, 1961 or defined under the provisions of the Companies Act, 2013) shall not represent, promote, or otherwise try to do direct selling activities that, in the Company's judgment, compete with its direct selling activities.

POST-TERMINATION RESTRICTIVE COVENANTS

The company invests its time, money, intellectual property, along with many other resources to educate, train, improve skills, and provide insights to Direct Sellers. Therefore, for a period of 6 months after the Direct Seller is no longer working with the Company, the Direct Seller or through his relative will not, directly or indirectly, either as proprietor, stockholder, shareholder, partner, officer, employee or otherwise, distribute, sell, offer to sell, or solicit any orders for the purchase or distribution of any products or services which are similar to those distributed, promoted, sold or provided by the Company.

TERMINATION

The company is free to review the performance of any Direct Seller at timely intervals. Any Direct Seller not performing to the full satisfaction of the company in terms of securing new orders or in compliance with company's policies and terms and conditions of this agreement is liable to be terminated. The Company shall issue a notice to the direct seller who is found liable for termination; after 30 days of the issuance of such notice, this agreement shall be terminated.

The Company shall be at complete liberty to terminate this agreement and devoid the direct sellers of their benefits, rights, and privileges including re-assignment of his/her Login ID to any other Direct Seller in LOS in occurrence of any of the following event(s):

1. Where a direct seller is found to have made no purchases by himself/herself of products and services for a period of 2 years since the date of joining the Company as a Direct Seller or where there is no purchases by himself/herself of products or services for a continuous period of 2 years since the date of the last purchases made.
2. Where the company deems it necessary to terminate the direct seller in the interest of company's business or in the interest of others direct sellers connected thereof including opening of new company doing the same business activities as of Direct Selling entity herein, Crossline, joining other company by Direct Sellers or his/her family members or indulgence in illegal activities of making inducement, false promise or instigation to any other existing Direct Seller belongs to the other network to join his / her network with a view to crossline him / her; OR Where the Direct Seller contravenes any terms, conditions, or stipulations set forth in the Direct Seller Agreement or any other legal documents executed in connection with the Company.

3. Where direct seller is no longer the citizen of The Republic of India.
4. Where direct seller is convicted of an offence punishable imprisonment of whatever term.
5. Where direct seller resigns voluntarily.
6. Where a direct seller fails to comply with any terms and conditions of this agreement or violates the same.
7. Where information given by direct seller is found wrong/false/misleading intentionally or otherwise.

SURRENDER OF COMPANY PROPERTY

All of Company's trademarks, trade names, data, photographs, literature, and sales aids, all kinds of customer related databases and any other information generated shall always remain the property of Company. Within 15 days after the termination of direct seller ship, Direct Seller shall return all such items to the company. Direct Seller shall not make or retain any copies of any confidential items or information that may have been entrusted to it. Effective upon the termination of this agreement Direct Seller shall cease to use all trademarks, marks and trade name of Company.

CONFIDENTIALITY

Direct Seller acknowledges that by reason of its relationship to Company hereunder, it will have access to certain information and materials concerning Company's business plans, customers, technology, and products / services that is confidential and of substantial value to Company, which value would be impaired if such information were disclosed to third parties. Direct Seller agrees that he/she shall not use in any way for its own account or the account of any third party, nor disclose to any third party any such confidential information revealed to him/her by the Company during or after his/her term as a Direct Seller with the Company.

Company shall advise the Direct Seller whether or not it considers any particular information or materials to be confidential. In the event of termination, there shall be no use or disclosure by Direct Seller of any confidential information of the Company.

JURISDICTION

The terms and conditions stipulated in the foregoing paragraphs shall be governed in accordance with the law in force in India. Excluding Grievance Redressal Clause of the terms & conditions of this agreement, all Disputes, either civil or criminal in nature, shall be subject to the exclusive territorial jurisdiction at Bareilly Court including Hon'ble High Court.

GRIEVANCES REDRESSAL

In case of any complaint / grievance, the Direct Seller will have to inform in writing to the Company. Direct Sellers can raise complaints / grievances on the Company website. The Company Officials (Grievances Redressal Committee) shall immediately take up the matter for redressal.

All disputes in relation to the products and services, Company's marketing plan, compensation plan, incentives etc. shall be heard and given a unique identification number which shall be addressed swiftly and Company shall put its best efforts in resolving it within 30 days from the date of receipt of the complete details in respect of the grievance. If the nature of the matter is such where it is not reasonable to resolve within the above mentioned time frame, the Company shall try to resolve it quickly to the best of its abilities and information of the same shall be given to the grieving person. Contact details and facility to communicate with Grievance Redressal Committee can be found on the Company's website i.e. (<https://www.dazzkart.com/Grievance.aspx>).

FORCE MAJEURE

The Company shall not be liable for any failure to perform its obligations where such failure has resulted due to Acts of Nature (including fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities, civil war, rebellion, revolution, insurrection, military power, terrorist activities, nationalization, government sanction, blockage, embargo, labour dispute, strike, lockout, interruption of electricity or telecommunication services, server failure, unexpected data loss due to cyber-attacks or technical glitches, Raw Material Supply Constraint, or any type of redirection by Government (Central and / or State), local Authority or any other government department.

ENTIRE AGREEMENT

This Agreement sets forth the entire understanding between the parties and supersedes all prior discussions or agreements. No modification or amendment to this Agreement shall be effective unless it is made in writing. For the purposes of this clause, "writing" shall expressly include electronic records, digital confirmations, or the act of clicking the "Accept/I Agree" button generated through the Company's official portal/website. Any such digital action by the Direct Seller shall be deemed as a valid and legally binding execution of the modified terms.

NOTICES

Any notices required or permitted by this Agreement shall be deemed validly given if sent by certified mail, postage prepaid, or recognized overnight delivery service to the registered address of the Company. Additionally, for the purpose of communicating with the Direct Seller, the Company may send notices via official email, SMS, or through the notification dashboard on

the Company's official website/app. Such electronic notices shall be deemed received within 48 hours of being sent or posted on the portal.

NON-ASSIGNABILITY

The Direct Seller agrees that their rights, interests, and obligations under this Agreement (including their position in the network) are personal and may not be transferred, sold, or assigned, directly or indirectly, to any third party without the prior written consent of the Company. However, the Company reserves the right to assign this Agreement, in whole or in part, to any successor entity or third party at its sole discretion.

SEVERABILITY

If any provision of this Agreement is held to be invalid or unenforceable by a court of competent jurisdiction, then the remaining provisions shall nevertheless remain in full force and effect.

HEADINGS

Headings used in this Agreement are provided for convenience only and shall not be used to construe meaning or intent.

DECLARATION BY APPLICANT DIRECT SELLER

I solemnly affirm that I am an Indian Citizen, aged 18 years or above, and legally competent to enter into a binding contract. I declare that all information and documents provided by me for this application are true, complete, and accurate to the best of my knowledge.

I hereby declare that I have thoroughly read and understood the Terms and Conditions displayed on the official website. I expressly agree that clicking the 'I Agree' check-box or providing digital confirmation on the portal shall be legally treated as my Physical Signature under the Information Technology Act, 2000, and shall be binding upon me.

I solemnly affirm that I have clearly understood the Company's Marketing and Compensation Plan. I acknowledge and agree that my income/incentives shall be calculated exclusively based on the Business Volume (BV) generated from product sales as per the plan displayed on the Company's official website from time to time.

I hereby declare that I have not been given any assurance, promise, or inducement of fixed income, "quick money" schemes, or special rewards for any purchase by the Company or its representatives. I understand that my earnings depend solely on my own business performance and sales efforts.

I solemnly affirm that I shall not publish any misleading information, exaggerated claims, or false statements regarding the Company's products or income potential on social media or any public platform. I shall strictly adhere to the Company's official literature and guidelines at all times.

I hereby declare that I shall strictly abide by the Consumer Protection (Direct Selling) Rules, 2021, the Indian Contract Act, 1872, and all other applicable laws. I further certify that I have not been convicted of any fraud, economic offence, or moral turpitude in the last 5 years.

I solemnly affirm that I have understood the Company's Refund/Return Policy, Cooling-off period, and the Grievance Redressal Mechanism. I agree to submit all disputes or grievances to the Company's Grievance Redressal Committee before seeking any other legal remedy.

I hereby declare that I shall make every effort to participate in the mandatory orientation and training programs organized by the Company. I authorize the Company to send me business updates, news, and transaction details via SMS, WhatsApp, and Email.

I solemnly affirm that I have executed this declaration voluntarily, with full understanding and without any pressure or coercion. I acknowledge that the Company reserves the legal right to modify the marketing or compensation plan at any time without prior notice.

DIGITAL EXECUTION BLOCK

I have read and understood the terms and conditions and I hereby agree to abide by them.

[] I Agree

(Name of the Applicant)

(Date & Place)

(Signature)

