



Sahaj Life Care Products Pvt. Ltd.

CIN: U51900GJ2014PTC080113

Registered Office: 326, 3rd Floor, Swastik Plaza, Yogi Chowk,
Varachha Road, Surat-395010 (Guj.)

Office : 91570 71071 / 91570 72072, Customer Care : 88668 66807

Web : www.sahajlifecare.com/ Email : info@sahajlifecare.com



Markets, Distributes and Sells NORWELA HERBAL PRODUCTS

Distributor Application and Agreement Form

Applicant's Details

Mr. / Mrs. / Miss. Single / Married Individual

(Tick the most appropriate) (if any of the above is checked, provide relevant documents)

Name :

Date of Birth :

Passport
Size Photo

Communication Details

Address :

City :

Dist : State : Nationality :

Pin Code : Email :

Mobile No : Tel. No. (R)

Nomination Detail

Name : Relation :

Account Details

Pan No. :

Bank Name : Branch :

A/c No. IFSC Code :

Proof of Identity and Address : ☐ Passport ☐ Voter ID Card ☐ Pan Card ☐ Driving License ☐ Aadhar Card ☐ Canceled Cheque For KYC

Sponsor's & Placement Details

Sponsor's ID : Sponsor's Name :

Placement : ☐ Left ☐ Right

(please select the position carefully. This can not be changed)

New Generated ID No. :

I have carefully read and heard/understood the content of the contract. I register myself as direct independent distributor of SAHAJ LIFECARE PRODUCTS PVT. LTD. & Its Business program on my own accord. I promise to abide by rules and regulation of the company. I certify that the information provide herein is correct to the best of my knowledge. I accept the terms and conditions of the distributors agreement here in mentioned and in website named www.sahajlifecare.com

Applicant's Signature & Date

Place:

AGREEMENT

This contract is made between the Applicant (herein after referred to as Distributor) and Sahaj Life Care Products Pvt. Ltd. (hereinafter referred to as the Company.) The terms and conditions agreed to by the Distributor and the Company are as under:

1) An Applicant being Individual, should have completed minimum 18 years of age to become a Distributor. He must furnish a certified copy of identity proof and address proof at the time of application.

2) To become a Distributor of the Company, the Applicant has to make the prescribed payment towards package fee (ID activation) by way of a crossed demand draft/pay order favouring the Company payable at Surat.

3) The initial payment made by the Applicant is towards enrolling as an independent Distributor and the same is refundable as per the refund policy defined by the company.

4) The Company may approve the Distributorship by issuing an official receipt and an online registration, which will carry the password and an identification number known as ID as chosen automatically. This ID has to be quoted by the Distributor in all transactions and correspondence with the Company. The ID once created will not be altered later at any point of time.

5) The Company reserves the right to reject any distributorship application at its own discretion.

6) The Company under no circumstances will entertain any communication without ID.

7) The business opportunity is offered by the Company with the motto of selling the products of the Company and establishment of the brand of the Company in the market. With a view to achieve this, allocation of sales revenue is provided. All the incomes, benefits, incentives and other rewards will be paid within the same provision and in the event of insufficiency of provision, the company reserves the right to simulate/trim the benefits to meet within the provision. The decision of the Company in this regard shall be final and binding on all parties

8) There will be cooling off period of 30 days from the date of registration during which the distributor has got the right to rescind the contract for any reasons whatsoever by surrendering the products bought from the company and the company shall not ask any reasons but shall take back the goods and rescind the contract provided the surrendered goods are of marketable quality.

9) In the event that the consumer of any of the products of the company suffers from any allergy or the product has any side effect on the consumer, the consumer through the distributor can return the products to the company within 15 days from the date of purchase and the company shall refund the entire money paid by the distributor/consumer provided the consumer/distributor proves that he has consumed not less than 30% of the products bought and the allergy or damage to health was directly attributable to the consumption of the products of the company.

10) While placing orders for any of the products available with the company, the Distributor will have to pay the price of the product, by way of crossed demand drafts/pay order favouring the company payable at Surat.

11) The Company has not authorized any official, officer or distributor of the Company to receive any amount in cash on behalf of the company towards the distributorship (ID Activation) fee, or price of products, as the case may be. Despite this, if anyone makes any payment in cash or claims to have made any cash payment to any company official, it will be at his/her own risk and under no circumstances, the company will be liable for such unauthorized cash payments.

12) On payment for the products by the Distributor, the Company will not entertain any request for any change in product/package.

13) The Distributor is eligible for facilitation fees or income depending on the volume of business made by the Distributor and also the eligibility norms formulated by the company from time to time. The Company does not assure any facilitation fees or income to the Distributor on the mere joining with the company as a Distributor.

14) The facilitation fee/income/commissions/bonus to the Distributor may be released by the Company after deduction of renewal fees, trimming fees, simulation charges, processing charges, Tax Deducted at Source (TDS), etc. The TDS will be deducted at the rate applicable from time to time. In the event of non-registration of PAN details with the Company, the Company reserves its right to block the ID and/or keep in abeyance such dues of the Distributor.

15) The Applicant/Distributor shall ensure that information furnished to the Company is correct and properly entered. Any request for correction furnished by the Distributor as to his/her sponsor or placement details will not be entertained after payment statements are processed.

16) The Distributor is neither an agent nor employee of the Company and hence the Distributor cannot bind the Company. The Distributor has no authority in any manner to bind the Company nor to represent on behalf of the Company.

17) The Distributor shall bear true loyalty and allegiance to the Company and shall uphold the integrity and decorum of the Company at all times and shall maintain good relations with other Distributors and other clients.

18) The Distributor shall always behave and act in dignified manner befitting the status of Distributor of a reputed and leading marketing Company of the country.

19) The Distributor shall not compel or induce or mislead any person with any false statement/promise to join the company or to purchase any product.

20) The Company reserves the right to modify the terms and conditions, product, schemes, business and policies, with prior notice given on its website www.sahajlifecare.com and this will be binding on all Distributors of the Company.

21) The Distributor shall go through the website www.sahajlifecare.com and the brochures and notices issued by the Company from time to time and make promises with the clients accordingly. The Company shall not be liable for any statement, promise or assurance given by any Distributor to any person, if such statement, promise or assurance is not in accordance with the approved business plan and terms of the Company as provided in the site.

22) All Distributors shall adhere to Rules & Regulations of the Company and if any Distributor is found guilty of not observing the same, the Company reserves its right to terminate the Distributor from the Company. The Company also reserves its right to terminate a Distributor, without assigning any reason.

23) Every Distributor is entitled to terminate this Agreement by giving not less than 30 days' notice in writing to the Company and on receipt of such notice, the Company will deactivate the Distributor ID from the site provided there are no dues owed to the Company by the Distributor.

24) Once a Distributor is terminated, such person cannot market, sell, distribute, advertise, propagandize, etc., the products of the Company. Such terminated Distributor shall not communicate or talk to the clients of the Company without permission from any of the Directors of the Company. The Company reserves its right to withhold the balance due payable to such terminated Distributor in the event of the Distributor infringing this clause.

25) Where the services of any Distributor are terminated on any account, either at the instance of the Distributor or at the instance of the Company, such person shall maintain complete secrecy of the various information and clients of the Company for a period of 5 years from the date of termination. Such Distributor is completely prohibited from contacting the clients of our Company or disclosing such confidential information to any person for any reason whatsoever and if found infringing this clause, it will be presumed that such person has infringed this clause for procuring business for the competitor of our Company. Moreover, such terminated Distributors should refrain from making slanderous or libelous remarks to any person either on the Company or its directors or our products whether to procure sales of other companies or not. This clause shall survive for a period of 5 years from the date of termination.

26) The terms and conditions within above mentioned shall be governed in accordance with the Law in force in the territories of India. Disputes, if any, arising out of these terms, shall be subject to the exclusive jurisdiction of the Courts of Surat.

27) If any dispute or difference arises between the parties hereto touching the business or interpretation of any or more of the terms and conditions of this Agreement, whether having any financial impact or not, the same shall be referred to arbitration as per the provisions of the Arbitration And Conciliation Act, 1996.

Read, understood and agreed by me

Dated..... Name.....

Signature

Declaration

I, _____ hereby declare that I have read and understood the contents of the above Agreement and I will abide by the above. The legal provisions were explained to me in my mothertongue by my relative and I make myself legally bound by the above.

Applicant's signature: _____

Witness :

Name _____

Signature _____

Warning: no monetary gain is guaranteed. The business plan depends upon solely on the business distributor's work efforts & performance.