## Forever Living Imports (India) Pvt. Ltd.

Registered Office: 501, Sharyans Centre, 5th Floor, Above Lijjat Papad, Opp. Bandra Rly. Stn., 3 Gurunanak Road, Bandra (W), Mumbai - 400 050.

CIN: U51101MH2011PTC212700

Comments:\_

Mailing Address: Forever Plaza, 74, Hill Road, Bandra (W),

Mumbai 400 050. India. Tel: 022 6641 4000



Id-No: 910900337535

## **ERO** Application

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	Mr./Mrs./N		Last Name	<u> </u>	First Name		Middle	e Name	
Applicant :	Mr	AGGAF	RWAL	ANISH					
Telephone N	umbers :			Address: HOUSE !	 NO 169 160				
Home 9409040411				SURVEY NO-127.128 GOLDEN PARK					
Mobile					MEGHPAR BORICHI, ANJAR City: KACHCHH				
Applicant PAN # CXHPA2222G				,					
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				Applicant's Date of Birth 24	07M	2000.AR	Married	TICK	
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Other				e-mail: anishaggarwa	al2407@gma	ail.com   FY			
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2 Personal Case Credits worth of Forever Living Product(s), within two consecutive becomes a Wholesale Qualified Forever Business Owner (FBO). The Wholesale Qual Forever Living Products at the wholesale price of 30% discount from the retail price, 5%-18% from the retail price, depending on his or her advancing level within the Market 15%-18% from the retail price, depending on his or her advancing level within the Market 15%-18% from the retail price, depending on his or her advancing level within the Market 15% from the 15%-18% from the retail price, depending on his or her advancing level within the Market 15% from the 15%-18% from the retail price, depending on his or her advancing level within the Market 15% from the 15%-18% from the 15%-18				In MAY AT ANY TIME TERMINATE THIS AGRÉEMENT BY GIVING 14 DAYS' PRIOR WRITTEN NOTICE TO THE COMPA papilications with the Company shall be added to the remarked by the subject on the Agreement the Company shall be transferred to it.  It was to the Company shall be the Company shall be subject to the final written and carries and changes in economic by such changes, amendments, and changes in economic policy and carried to the contracted of the changes in economic by such changes, amendments, and changes in economic by such changes, amendments, and carried to the contracted of the changes in economic by such changes, amendments, and changes in economic by such changes, amendments, and changes in economic by a contracted or the proper changes and the contracted or the properties of the company policy.  In the company that is a contracted or the company policy and the company policy and the company policy and the company to the com					
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Print 3 copies of this application 1 for Sponsor, 1 for Company and 1 for yourself

## Annexure "1"

## Terms and Conditions

- 1. Intellectual Property The Forever Business Owner (FBO) agrees to use the trademarks, trade names and logos relating to the FLP products (the "Products") only in the registered or agreed style in connection with the marketing and sale of the Products and shall not use such trademarks, trade names or logos in connection with any other products or services or as part of any corporate or any trade name. The FBO recognizes and agrees that all intellectual property rights in or relating to the Products including the trademarks, trade names, logos, copyrights and patents ("Intellectual Property") are and shall remain the sole and absolute property of the Company. The FBO shall notify the Company of any illegal or unauthorized use of any Intellectual Property and shall cease the use of the Intellectual Property from the time this Agreement is terminated and shall not use or adopt any mark, name or logo deceptively similar thereto at any time thereafter.
- 2. <u>Title to the Products</u> The property in the Products shall not pass to the FBO until the price due in respect of such Products has been paid in full, provided nevertheless that the FBO shall bear the risk of any loss of damage to or deterioration of the Products from whatever cause arising after delivery of the Products to the ex-warehouse/factory or other delivery point designated by the Company as concerns a particular purchase order. The Company shall endeavor that the above terms shall also apply in case of purchase of Products by the FBO from the Designated Distributor or the Company.
- 3. Purchase Orders The Company has a standard format for placing orders of Products. The Company shall endeavor that FLP Trading or the Designated Distributor from whom the FBO shall purchase Products shall adhere to such format. Such a purchase order placed on the Company or the Designated Distributor shall govern all purchases of Products by the FBO. Purchase orders shall be in such form and contain such contractual terms and conditions as the Company may prescribe from time to time. Provided that should any conflict occur between a purchase order and this Agreement and/or Company Policy, this Agreement and the Company Policy will prevail. The Company may amend purchase orders as it deems necessary or advisable without notice to the FBO. All purchase orders must be accepted in writing before they become binding on the Company or the Designated Distributor and the Company or the Designated Distributor shall be under no obligation to accept purchase orders. Any acceptance of purchase orders shall be effective at the place of acceptance.
- 4. Resale of Products The FBO shall, subject to applicable laws, regulations and policies, resell the product to retail customers at prices independently agreed upon between the FBO and the retail customer in accordance with the Company Policy. The FBO shall not make any guarantee or representation or give any warranty in respect of the Products other than those previously authorized by the Company in writing. The FBO shall be solely responsible for any representation made without authorization from the Company and shall indemnify the Company from any claims and expense resulting from such unauthorized representation.
- 5. Expenses The FBO shall bear and pay when due all expenses incurred by the FBO or by his/her team, in the performance of obligations imposed by this Agreement and Company Policy. The FBO shall obtain at his/her own expenses all necessary governmental permits, licenses and other requirements (if and when required) for the Products purchased by him/her and agrees to pay all charges, duties, fees, levies, tariffs or taxes which are assessed against the Products by the government or agency thereof.
- 6. Confidentiality The FBO shall not use or divulge or communicate to any person (other than as permitted or contemplated by this Agreement or with the written authority of the Company or as may be required by law) any confidential information concerning the products, customers, business, accounts, finances or contractual arrangements or other dealings, transactions or affairs of the Company which may come to his/her knowledge during the continuance of this Agreement. This obligation shall continue after the termination or expiration of this Agreement.
- 7. Government Regulations The FBO shall be responsible for compliance with all applicable central, state and local statutes and regulations, including, but not limited to, those relating to licensing and direct and indirect taxation and shall notify the Company of any changes in the laws and regulations relating to the nature, method of manufacture, packaging or labeling of the products and taxation.
- 8. LIMITATION OF LIABILITY THE FBO AGREES THAT UNDER NO CIRCUMSTANCES SHALL THE COMPANY OR ITS AFFILIATES BE LIABLE FOR ANY CONSEQUENTIAL, DIRECT OR INDIRECT OR INCIDENTAL LOSS OR DAMAGE HOWSOEVER CAUSED OR ARISING (INCLUDING CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHERWISE) FROM THE QUALITY, PERFORMANCE, MERCHANTIBILITY, DURABILITY OR FITNESS OF THE PRODUCTS, AND ALL WARRANTIES, CONDITIONS AND UNDERTAKINGS ARE HEREBY EXCLUDED.
- 9. <u>Products List and Alteration to Products</u> The Company may, from time to time, amend the list of Products by addition or deletion and may alter the specifications or designs of any Products. The FBO shall not change or alter the Products in any manner.
- 10. <u>Hold Harmless</u> The FBO agrees to hold harmless and indemnify the Company against any loss, damage or expenses, including reasonable attorney's fees, suffered by and any claims, suits or proceedings brought against the Company or the Designated Distributor which arise out of or in connection with the performance or failure of performance by the FBO of any covenants, obligations or responsibilities contained in this Agreement.
- 11. Force Majeure Neither Party shall be liable for any loss or damage of any nature incurred as a result of any failures or delays in performance due to any cause or circumstances beyond its control. This includes, but not by way of limitation, any failure or delays in performance caused by any fire, act of God or the public enemy, riots, incendiaries, interference by civil or military authorities, compliance with the laws, orders or policies of any governmental authority which events directly affect the performance of obligations of a party under this Agreement.
- 12. Partial Validity If any provision of this Agreement or the application thereof to any person or circumstance shall be invalid or unenforceable to any extent, the remainder of this Agreement and the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law. Any invalid or unenforceable provision of this Agreement shall be replaced with a provision which is valid and enforceable and most nearly reflects the original intent of the unenforceable provision.
- 13. <u>Authentic Text</u> The authentic text of this Agreement is in English language and shall be controlling in the event a question of interpretation or construction should arise. The text of all day to day commercial communication between the Company and the FBO will be in English and, if and when necessary, the FBO will translate local language into English.
- 14. Notices Any notice required or authorized to be given hereunder, except for routine and typical documentation, shall be served by certified letter return receipt requested or by telex/facsimile addressed to the Company or the FBO (as the case may be) at the applicable address. Any notice so given by letter shall be deemed to have been served seven (7) days after the same shall have been posted, not including the day of posting and any notice given by telex/facsimile shall be deemed to have been served on the day of sending the message. Proof that such letter was properly addressed and put into the post, and in the case of the telex/facsimile, that the message was sent to the correct telex/facsimile numbers shall be conclusive evidence of service. Notice required by this Agreement shall be addressed to any other address as may be specified by either party by written notice to the other.
- 15. <u>Entire Agreement</u> This Agreement including this Annexure "1" and Company Policy constitutes the entire Agreement and understanding between the Parties hereto with respect to the subject matter hereof and supersedes all previous Agreements, if any, in this regard between the Parties. Any modifications to this Agreement shall not be effective unless it is in writing and signed by a duly authorized representative of each Party.
- 16. Waiver Failure by any party to exercise any of its rights under this Agreement in one or more instances shall not constitute a waiver of those rights in another instance. Waiver by a party of any of the rights established herein shall not be considered as a waiver of another right established herein.
- 17. Interpretation The headings of the articles, clauses and paragraphs of this Agreement are inserted for convenience only and shall not affect the construction of the terms of this Agreement. Capitalised words not expressly defined herein shall be construed in accordance with the meaning ascribed to them in the Company Policy.
- 18. <u>Assignment</u> The FBO is precluded from assigning any of its rights and obligations under this Agreement without the express written permission of the Company. However, nothing in this Agreement shall prohibit the Company from assigning any or all of its rights and obligations under this Agreement to any of its affiliates or group companies.

Applicant Signature	Date