

BK Arogyam Healthcare Pvt.ltd D-59/103, Q-6, Near Shitla Mata Mandir, Sigra,

The second secon	 ♦ 99667272 www.arogyambharat.com
AROGYAM BHARAT DIRECT SELLER APPLICATION	
	Int previously been an Argyam Bharat Advisor in India? Tick one (🗸) Yes No If yes*, your Previous Distributor number arrat Advisor? Tick one (🗸) Yes No If yes*, your Spouse Distributor number when I which is available from nearest Argyam Bharat Office or Can be download from our website.
APPLICANT INFOR	RMATION How would you be operating your Arogyam Bharat Distributorship?
Kindly give the name of the legal e Name of the Primary App	Proprietorship* Partnership firm* Private Limited Company* OPC (One person company)* United provide details Please tick (*) your category. Please provide details Please tick (*) your category. Please tick (*) your category. Please provide details Please tick (*) your category.
ADDRESS DETAILS	
Please provide your complete post Mailing Address Locality City / Town / Village (Mand. Post office (In case of village, N PIN Code (Mandatory) Telephone (Residence) STD Code & Phone Number E-mail address:	latory)
Photo Identity Proof (Attach p	
Address Proof (Attach photocop	
Voter ID Card 1	Passport Electricity Bill UID / Aadhar Card Passbook of Post Office / Bank Account
DETAILS OF BANK	V. A. GEOLINIE
	K ACCOUNT (Must be a Rupee Denominated Account)
Ac details of the Primary Applicar Bank Name IFSC Code Bank Address:	
Bank Name IFSC Code Bank Address: Please provide cancelled ch	nt / Legal Entity. Your Account Number
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att	Neque which should have the account holder's name, bank account number and IFSC code of the bank. In case the cheque does not have the account holder's name, additionally
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individe	Nour Account Number Your Account Number
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individ. (Personal	PAN Details of the Primary Applicant) Your Account Number Your Account Number Property Account Number Branch Code Bra
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individ. (Personal RESIDENCY STAT	reque which should have the account holder's name, bank account number and IFSC code of the bank. In case the cheque does not have the account holder's name, additionally tested bank document which verifies the account holder name, bank account, and IFSC code of the bank. COUNT NUMBER (PAN) DETAILS dual PAN No. IPAN Details of the Primary Applicant) Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. IPAN Details of the Primary Applicanty Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. IPAN Details of the Primary Applicanty CO-applicant / Second Authorized Representative. Please tick (/) one
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individe (Persona) RESIDENCY STAT Primary Applicant / First Applican	reque which should have the account holder's name, bank account number and IFSC code of the bank. In case the cheque does not have the account holder's name, additionally tested bank document which verifies the account holder name, bank account, and IFSC code of the bank. COUNT NUMBER (PAN) DETAILS dual PAN No. Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Partnership / Pvt. Ltd. Co. / OPC PAN No. Pub. Pvt. Pub. Pvt. Pub. Pvt. Pub. Pvt. Pub. Pvt. Pvt. Pvt. Pvt. Pvt. Pvt. Pvt. Pvt
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individ (Personal Primary Applicant / First Applican	reque which should have the account holder's name, bank account number and IFSC code of the bank. In case the cheque does not have the account holder's name, additionally tested bank document which verifies the account holder name, bank account, and IFSC code of the bank. COUNT NUMBER (PAN) DETAILS
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individe (Personal Primary Applicant / First Applica	Tusting a proper service of the pank. Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. In PAN Details of the Primary Applicant) Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. In PAN Details of the Primary Applicant) Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. In Pank Details of the Primary Applicant) Co-applicant / Second Authorized Representative. Please tick (/) one Int in India In India In India In India In India
Bank Name Bank Name Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Individe (Personal Primary Applicant / First Applica	Tusting a proper service of the pank. Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. In PAN Details of the Primary Applicant) Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. In PAN Details of the Primary Applicant) Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. In Pank Details of the Primary Applicant) Co-applicant / Second Authorized Representative. Please tick (/) one Int in India In India In India In India In India
Bank Name IFSC Code Bank Address: Please provide cancelled ch please provide any other att PERMANENT ACC Applied for Indivic (Persona) RESIDENCY STAT Primary Applicant / First. Citizen of and resided LINE OF SPONSO Distributor Number of your provided in the second provided in the second provided in the second provided in the event of the second provided in the event of the second provided in the second provided provided in the second provided pr	TUS (only applicable to individual applicants) Sole Prop. / Partnership / Pvt. Ltd. Co. / OPC PAN No. (PAN Details of the entity furned adole) for the Arrogyam Bharat Business) TUS (only applicable to individual applicants) Authorized Representative. Please tick (r) one int in India Co-applicant / Second Authorized Representative. Please tick (r) one one of the limited adole) for the Arrogyam Bharat Business (r) one int in India Co-applicant of the India of the In

(The "Direct Selling Agent" or "Direct Seller")
These terms and conditions are construed in accordance with Direct Selling Guidelines issued by the Govt. of India, Ministry of Consumer Affairs Food & Public Distribution, Department of Consumer Affairsand it supersedes any prior terms and conditions, discussions or agreements

is and conductions are construed in accordance with unsert setting Guidelines issued by the Govt. of mala, Ministry of Consumer Antains Food & Fudicional Distribution, Department of Consumer Antains and is supersected any prior terms and conditions, discussions or agreements ompany and
if. The applicant inhering to become a direct seller shall go through these terms and conditions and if heishe agrees and accepts these terms and conditions, helshe shall append his signature in the column provided hereunder as token of his/her acceptance. Choosing to over mentioned

join the above mentioned company is the exclusive decision of the applicant. There is no role or any suggestion of the company in taking such a decision by the applicant. Further there is no charge frees for becoming a direct seller of the company. The company exclusively uses its website / mobile application DEFINITIONS.

EFINITIONS

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

'Direct selling entity' or 'Company' means an entity which sells or offers to sell goods or services through a direct seller. The company [BK AROGYAM HEALTHCARE Pvt. Ltd.] is the direct selling entity.

"Newtown of Direct Selling" shall mean any system of distribution or marketing adopted by the direct selling entity to undertake direct selling business and shall include the multi level marketing method of distribution of goods and services.

"Direct Seller" means a person appointed or authorized, directly or indirectly, by a direct selling entity to undertake direct selling business on a principal to principal basis.

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

"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 in existant to nearbook for borders.

Tooling-Oil Henord means the duration of time counted from the date when the direct seller and the direct sell

MENUM.
We have been scribly and varification 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 set. The Applicant Interest Seller hereby carries as under:

8) 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 Parkington of the Application of the Application may registed a proper than the Applicant Selfer benefy agrees as under.

1. That hashes has clearly understood by the Applicant Direct Seller hereby agrees as under.

1. That hashes has clearly understood by the Applicant Direct Seller hereby agrees as under.

1. That hashes has clearly understood by the application of the Applicant Direct Seller hereby agrees as under.

1. That hashes has clearly understood by the application of the Applicant Direct Seller in the Applicant Direct Seller is an independent contract, and nothing contained in this agreement shall be construed to the following:

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

3. Relation between the Company and on the Direct Seller is an independent contractor, and nothing contained in this agreement shall be construed to the following:

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

5. Direct Seller is not a membrate of the Company in any manner.

4. Direct Seller is not an employee of the contract of the properties of the Company in any manner.

5. Direct Seller is not a membrate of the Company in any manner.

6. It is made and on the Company and the properties of the Company and the properties of the Company and any agreement shall be construed to the following:

8. It is made and on the Company and any agreement shall be construed to the Company and any agreement shall be all the indirect Seller in a fundamental of the Company and any agreement shall be all the indirect Seller in a fundamental shall be all the seller in a seller shall be all the seller in a seller shall be all the seller in a seller shall be all the seller shall be all the seller shall be all th Laws
S. 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 airvival at such consent within six months from the date of death of the Seller of later of larvival experience in the same manner are represented for all the arrangements, expenses, permission from local authorities, complying with rules of chartal Government, local body or any other Government body for the meetings and seminars or any other event conducted by

the Direct Seller.

So Direct Seller is prohibited from listing, marketing, advertising, promoting, discussing, or selling products / services, or the business opportunity on any website of configuration of the Company MODIFICATION OF THE AGREEMENT Notwithstanding anything stated or provided herein. Company reserves the complete rights and discretion to modify, amend, alter, or vary the terms and conditions, products, services, marketing plan.

Modification shall be published through the official website of the Company or any other mode as company may deem fit and proper and such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/indication/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/indication/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller from the date of such modification/amendment shall be applicable and binding upon the Direct Seller. The Company amendment shall be applicable and binding upon the Direct Seller. The Company amendment and the such amendment shall be applicable and the such amendment shall be applicable and the such amendment shall be applicable and the such amendment shall

NDEMNIFICATION
The Direct Seller shall hereby indemnify the company, its employees, directors, agents, and each of their Affiliates (the "Indemnified Parties") against, and agree to hold them harmless from, any and all damages including any claim, charge, action, depletion or diminution in value of the assets of the Company, loss, liability and expense (including but not limited to reasonable expenses of investigation and reasonable attorneys' fees and expenses in connection with any action, lawsuit or proceeding) (hereinafter referred to as "Loss") incurred or suffered by the indemnified Parties and arising out of or relating to any misrepresentation, negligence, malfeasant acts or breach of warranty / trust to be performed by the direct seller pursuant to this agreement

sear the cost and expense of conducting its business in accordance with these terms and conditions. The company will not entertain any reimbursement on any expense made by the Direct Seller other than sales incentive earned by the Direct Seller as per the

Marketing Plan / Compensatio USE OF PERMITTED MATER

ALFOR PROMOTION
(service / brand logo or any advertising / promotion / marketing activity conceived originally by the Direct Seller shall be first approved in writing by the company before being us

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, NON COMPETE DURING ASSOCIATION

The company investics if site in, money, it linelictual property along with many other resources to educate the company of the company o

Company, NON COMPETE DURINO ASSOCIATION
The company invests if site, 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 direct seller with the Company, Direct Seller shall and/or his/her relative as defined under the provisions of Income Tax Act, 1961 or defined under the provisions of Companies Act, 2013 not represent, promote or otherwise try to do direct selling activities that, in Company's judgment, compete with its direct selling activities.

NON COMPETE ATER TERMINATION OF AGREEMENT
The company invests if's 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 [12 months] after the Direct Seller is no longer in working with the Company, the Direct Seller or the period of the period of

rigating vinites as a time, money, messecusal property along with many owner resources to eacuse, man, improve sells and provious inlights to breat selents interface or a person of 1 c monthly after the Livest Selent is no longer in working with the Company, the breat selection of the company is resourced, either an propriet, suchdorder, such resources, to exclude, expenditure, 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, solid or do by the Company TERMINATION
impany is fete to review the performance of any Direct Seler at timely intervals. Any Direct Seler not performing to the full satisfaction of the company in terms of securing new orders, in compliance of company's policies and terms and conditions of this agreement is liable.

ENDINAL ION
with 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, in compliance of company's policies and terms and conditions of this agreement is liable to be

terminated.
The Company shall issue a notice to the direct selfer 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 selfers of their benefits, rights and privileges in occurrence of any of the following event(s):

1. Where a direct selfer is found to have made on purchases by himselfibrenefl of products and services for a period of 2 years since the date of joining the Company as a Direct Selfer or where there is no purchases by himselfibrenefl of products or services for a continuous period of 2 years since the date of the last purchases made.

2. Where a direct selfer failed to comply with any terms and conditions of this agreement

3. Where information years by direct period for the product of the self-products of the self-products or the product of the self-products of the self-pr

Where company deem is necessary to terminate the direct seller in the interest of company's business or in the interest of others direct sellers connected in his/her groupteams METURN OF MINERAL BY ONLY EXHIBITION (III) (IIII) (III) (

ION
ata, photographs, Berature, and sales aids, all kinds ofcustomer related databases and any other information generated shall always remain the property of Company. Within five [5 days] after the termination of direct seller-ship, Direct
ray, 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 cause to use all trademarks, marks and

All of Company's trademarks, traden names, data, photographs, literature, and sales aids, all kinds oclustomer related databases and any other information generated shall always remain the property of Company, Within five [5 days] after the termination of direct seller-ship. Direct Sellers shall return all such literates for the company, Direct Sellers shall return and such learns to the company, Direct Seller shall prefix and a such learns to the company of the property of the company of the com

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 forgoing 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 covid or criminal in nature, shall be subject to the exclusive jurisdiction of [Varianasi Court] GRIEVANCES REDRESSAL agreement, all Disputes, either covid or criminal in nature, shall be subject to the exclusive jurisdiction of [Varianasi Court] GRIEVANCES REDRESSAL Company website. The Company (Bricials (Grievances Redressal Committee) shall immediately take up the matter for redressal. All disputes in relation to the products and services. Company's marketing plan compensator plan, inconfives 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 45 days from the date of receipt of the complete details in respect of the grievance. If the nature of the matter is somewhere the shall be independent on the company shall by the products and facility to communicate with Grievance Redressal Committee can be found on the Company's website.

of its abilities. Contact details and scoring or community-ware was to the control of the property of the prop

government sanction, plockage, embalings, issue uisques, suries, excellent to subject a suries, excellent to suries or suries of suries

NOTICES
Any notices required or permitted by this Agreement shall be deemed given if sent by certified mail, official email, postage prepaid, return receipt requested or by recognized overnight delivery service to the registered address of the Company NON ASSIGNABILITY
Direct Seller agrees that it is right and obligations under this Agreement may not be transferred or assigned directly or indirectly without the prior consent in writing of the Company, except that the Company may assign this Agreement to a successor of all or a substantial portion of its business, or to a party controlling, controlled by or under common control with the Company.

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

HEADINGS

It any provision of this Agreement as held to be invalid by a court of competent jurisocions, men me remaining provisions shall neverther than Next.

HEADINGS

DECLARATION BY APPLICANT DIRECT SELLER

1.1 am of or above 19 years of age, in am Indian Citizen and I have provided for consequence only and all not be used to construe meaning or intent.

2.1 have read and understood the terms and conditions for appointment as a Direct Seller of the Company published on the company website: [COMPANY WEBSITE AGREEMENT URL] and understands that by submitting this declaration is will be entering into a non-transferable binding agreement as per the Indian Contract Act 1872 and I shall be terminated if id not addrated to the terminate of the seller of the Company website: [COMPANY WEBSITE FAGREEMENT URL] and understands that by submitting this declaration is will be entering into a non-transferable binding agreement as per the Indian Contract Act 1872 and I shall be terminated if id not addrated to the company website; [COMPANY WEBSITE FAGREEMENT URL] and understands that by submitting this declaration is will be entering into a non-transferable binding agreement as per the Indian Contract Act 1872 and I shall be terminated if id not addrated to the company website; [COMPANY WEBSITE FAGREEMENT URL] and understands that by submitting this declaration is will be entering into a non-transferable binding agreement as per the Indian Contract Act 1872 and I shall be terminated if id not addrated to the company website; [COMPANY WEBSITE FAGREEMENT URL] and understands that push in the provision of the company and I shall not sell (sit of publish any product of service or packages on any digital of online platform without company's written consent.

8.1 have not been given any assurance or promise or inducement by the Company and I shall not sell (sit publish any product of service or packages on any digital of online platform without company's written consent.

8.1 have dearly understood that eligibility of income exclusively depe

6. I have clearly understood that eligibility of income exclusively depends on my performance in business volume as per the marketing method / plan, compensation method / plan is further agree that the company reserves the right to change the marketing method / plan, compensation method / plan is understood that are point of time without any prior notice.

7. I have been informed and explained clearly about the Company's various offerings, its policies and activities along with Cooling off period, Buy Back Policy, Refund Policy and Grievances Redressal Mechanism by the Direct Seller who is introducing me and I have understood them and agree to these them shower mentioned agreement.

8. I understate to abide by the Direct Selling Guidelines 2016 issued by the Ministry of Consumer Affairs

9. I shall altend the manufactory circuitation in person or online to beam about various aspects of conducting the direct selling activities, company's compensation mechanism (i.e. Business Plan) and company's offerings

10. I hereby authorize the Company to send on updates regarding my distributorship & purchases via SNR and Email

Introduced Pulser Seller Witness Company is considered agreement and I have also understood and agree to the jurisdiction stated in the above mentioned agreement and I have also understood and agree to the jurisdiction stated in the above mentioned agreement

. artly explained "Direct Seller Agreement", "Buy Back Policy", and the "Compensation Plan" along with Grievance Redressal Mechanism, Cooling-off period. Various offerings of the Company and Company Policies and its activities to the Applicant