

Company exclusively uses their website to display the details of the products, Marketing methods, business monitoring, while uses the word of mouth publicity to promote and create awareness about the company and its products & Services. The Company does appoint freelance distributors across country for marketing and sale of products & Services such distributorship is granted as privilege to the consumer of its products interested individually I body corporate need to per Purchase the Products and Services satisfy with the quality and services and thereafter, if they wish to become freelance distributor of the company can apply for the same in prescribed form before filing the application form, the indenting distributors shall go through the terms and condition mentioned herein below thoroughly along with those mentioned in the official website of the company during placing on online order and if agreeable to the terms shall append their signature in the column provided as token of their acceptance of the terms.

1. Definitions

The following words used in these presents shall have the meaning as defined hereunder

- a. Company - Means Aetus Marketing Private Limited, having its registered office at Ahmedabad.
- b. Consumer - Consumer means and include individuals/body Corporate who purchase products from Aetus Marketing Private Limited,
- c. independent distributor is the person Who is competent to enter into contract as per Indian Contract act provided, such interested person has purchased products and service from the company and opted to participate in Business opportunity.
- d. He - Shall mean and include male, female, (body corporate) who applies for the Distributorship of the company
- e. Product - Shall mean and include all the products & Service Marketed I sold by the company from time to time
- f. Manufacturer - Means and includes Manufacturers of the products & service Marketed and sold by the Company from time to time.
- g. MRP - Means and includes Maximum retail price printed over the price tag attached with each products.
- h. Facilitation fee - Facilitation fee is the amount/benefits an independent distributor may earn by marketing/referring the products and services of Aetus Marketing Private Limited.
- i. Statutory Deductions - Statutory Deductions shall mean all those deductions a payee is supposed to deduct while making payment to third party including but not limited to TDS
- j. Unique ID - Means unique identification number issued by the company to the Consumer I independent Distributor and unique ID is issued to independent distributors as token acceptance of his application for distributorship for the products and services.
- k. Password - password means, unique code allotted to each Of the Consumer/independent distributors to allow them to log on to the website of the company.
- l. website - means official website of the company www.myaetus.com or any official website communicated through official communication channels of the company.

II. THE APPOINTMENT AND UNDERSTANDING

- a. The Company upon scrutiny and verification of the application may consider the applicant as 'Independent Distributor' for the products marketed by the company. Independent distributor shall enjoy following privileges after such recognition.
 - 1. Special Discount up to 25% on MRP of the Products.
 - 2. Registration is totally free of cost.
 - 3. To Active Distributorship/Direct seller have to Purchase any product from myaetus.com
 - 4. No territorial restriction to market the products, but limited to India.
 - 5. Company shall maintain sales account of the independent Distributor and shall be made available for inspection through their website.
 - 6. An ID and Password shall be awarded to facilitate verification of their respective business account.
 - 7. There shall be no specific targets, however earnings shall be in proportion to the volume of sales done by the independent distributor by self or through team as stipulated
 - 8. Distributorship may be awarded as privileged consumer with no deposit and other conditions.
 - 9. Distributors may be awarded without any commitment/or promise from the company in terms of possible earning potentials
- b. The independent Distributor, upon appending his signature at the bottom of these present and confirming through online in company official website, shall be deemed to have accepted Distributorships privileged consumers and hereby covenants as under
 - i. That he has clearly understood the Business Opportunity, marketing program, the compensation plan, its limitations and conditions and, he is not relying upon any representation of promises that is not set out in this terms and conditions or other official printed or published materials of the company
 - ii. Shall act as an independent body and shall not commit any misfeasance's or malfeasance to create any liability/obligation over the company of whatever nature
 - iii. An independent Distributor is not an agent. Employee or any other legal representative of the company or its service providers
 - iv. He has attained the age of majority and is competent to enter into contract as provided in the "INDIAN CONTRACT ACT" Necessary proof thereof shall be submitted as and when required by the company
 - v. Independent Distributor hereby undertake not to accept cash from any new consumer introduced by him for buying the products and discourage his team members from accepting cash from any buyers. any wrong/false information to the company and company decision will be final.

3. GENERAL TERMS

- I. The company under no circumstances will accept payment, in cash for product sales.

II. The company shall never authorize any official, officer or distributor of the company to receive any amount in cash on behalf of the company towards the cost of products whatsoever nature.

iii. The company may appoint any third party for collection/distribution services independent Distributor is required to visit the company's official website from time to time to know such appointment and avail facilities such as walk in to their outlets and make payment and collect valid receipt and products from them.

iv. The Products can be ordered online through our website and the payment in the valid form of demand draft favouring "Aetus Marketing Private Limited", payable at Ahmedabad, has to be sent-submitted at our authorized outlets, against which the products/ordered will be delivered to the purchaser/authorized person if the payment has been done through credit card/debit card using payment gateway process or through terminal swiping machine/the same purchaser communication address v All consumer/independent distributors before ordering online or making the payment are advised to physically look and feel the products that are available for demo/display at our locations, as such the images shown in company website/printed materials through any other mode by the company is only for reference and the actual products may vary vi Neither is compulsory nor mandatory to participate in the business plan of Aetus. Purchasers who wish not to join the business can opt to do so by unchecking the "free & optional Business option" box during registration process. you will however, need to provide the referrer / enroller details (without which products can't be purchased ad such company take every possible step to make the purchaser understand about the company products, policies, etc, and also to make entire that purchaser is properly guided to buy Aetus products and services or before entering into Aetus business opportunity and such purchaser will be termed as "consumer" vii. A consumer who has purchased the products from Aetus can choose to join the business opportunity free of cost. which he can do so by confirming from his business centre login (where in access will be provided for 60days, within Which they need to confirm and beyond that he/she needs to contract our customer care department with all his/her purchase information to re active his Business centre, so as to understand whether the consumer has got the required latest info about the company before entering into business opportunity) viii. The Independent distributor will be eligible for facilitation fees or income, as per the volume of sale of products I business done by him subject to the eligibility norms formulated by the company from time to time. the company does not guarantee/assure any facilitation fees or income to the distributors on account of becoming just a mere "distributor" of the company.

ix. Unique ID has to be quoted by the distributor in a hastransaction and correspondence with the company the unique ID once the chosen cannot be altered at any point of time.

x. No communication will be entertained without Unique ID and password. Distributor Shall preserve the ID properly as it is "must" for logging on to website.

xi. Facilitation fees/income to the distributor shall be subjected to statutory deductions as applicable. distributors have to register the pan number details with the company.

xii. The company reserves its rights to withheld/block/suspend the distributorship in the event the distributor fails to provide any details as desired by the company from time to including but not limited to pan card details. xiii. Processing charges and any other applicable charges will be dedicated as per company norms.

xiv. Independent Distributor undertake to adhere to process. procedures, rules & regulation formed by the company

xv. The Distributor shall be faithful to company and its co-distributors and shall uphold the integrity and decorum of the company and shall maintain good relation with other distributor and other clients. xvi. The Distributor understands that. the company shall be at liberty to accept or reject his application to become distributorship at its discretion.

Xv. Company reserves right to modify the terms and condition, products, plans, business and policies with/without giving, prior notice such notice may be publishing through the official website of the company. and such modification/ amendment shall be applicable binding unto the distributor from the date of such notice 4. PRICES/PAYMENT a the updated Products and their price list is available on company's official website and the amount to be paid (only after complete satisfaction with the description/features available on the website and if possible the physical verification of look and feel of the product can be had by the purchaser by visiting our authorized outlets) by way of bank demand draft favouring "Aetus Marketing Private Limited" payable at Ahmedabad or through online payment gateway or swiping machine option while placing the order.

b. It is mutually agreed between the parties that the consumer/independent distributor if satisfied. the products package amount should each at company's branch/authorized outlets within 60days from the date of ordering online in case the terminated and will be deemed as null and void ab-into

c. It is mutually agreed between the parties here to, that the company is at liberty to change/modify the quantum of product cost payable under this Agreement in future or provide for additional products/service at such additional cost as may be determined by the company

d. The Company offers 15 days money back guarantee. from the date of receipt of payment. on certain products and 7 days money back guarantee on other products as per product return policy

e. The images shown in company website/printed materials or through any other mode by the company is only for reference and the actual product may vary the products rates and specification is also subject to change and may vary from time to time.

Company shall not be responsible for any loss or damages if caused due any technical error in the web links provided in the website, payment gateway, typographical error etc.

5. PROHIBITIONS

I. Distributor is prohibited from listing, marketing, advertising, promoting, discussing or selling any products, or the business opportunity on a website or online forum with that offers like auction as a mode of selling (e.g, Amazon, eBay, indiamart, flipkart etc). Please refer to code of conduct of our distributor policies and procedures for complete details.

- ii. Once a distributorship is terminated. he cannot enter into any of the company premises/meeting locations and his facilitation fee income will be stopped immediately.
- iii. THE distributor 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 distributor of the company

6. DUTY AND CONFIDENTIALITY

Parties Shall: I. Keep the confidential information secret and confidential and not disclose any of it to any person other than persons who reasonably need to know the same for the purpose.

7. SPECIAL CONDITIONS

Notwithstanding anything stated or provided herein, the company shall have full powers and discretion to modify, alter of the terms and condition in any manner whatsoever they think fit and shall be communicated through official website or other mode as the company may deem fit and proper. difference if any on such amending shall be expressed/intimated in writing to the company within 7 days from the date of such amendment. In the absence of such receipt of written objection within such stipulated period, all such amendments to the agreement shall be considered as carried with consent and there after any objection/difference shall be considered as waived I surrendered unconditionally.

VII. TERMINATION

The company reserves its rights to terminate the distributorship for any reason not limited to the branch of terms as stipulated herein

IX. FORCE MAJEURE

The company shall not be liable for any failure to perform its obligation 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 (whether war is declared or not), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, blockage, embargo, labour dispute, strike, lockout or interruption or failure of electricity

X. RECOURSE AND LEGAL APPLICABILITY

i. The terms and conditions stipulated in the forgoing paragraphs shall be governed in accordance with the law in force in India. Disputes, if any shall be subject to the exclusive jurisdiction of the courts in Ahmedabad, Gujarat ii. If any disputes or difference arising out of or in relation to these presents, the same shall be referred to sole arbitrator appointed by the company distributor shall not raise any objection, in case the arbitrator so appointed by the company is related/associated with company in any manner whatsoever Arbitration in such event shall be conducted as per "Arbitration and conciliation act. 1996" as amended from time to time. Venue of such Arbitration shall be Ahmedabad and language

Declaration/affirmation

_____solemnly

affirm and declare as follows"

I That I have read and understood the terms and conditions for "independent distributor of the company.

2 I have listen and totally agree with all type terms and conditions and agree with the nominees in case I have don't read terms and conditions that time I listen by my witness I sponsor and I agreed about company policy, benefit, rules and regulations.

3 I have also gone through company official website, printed materials, brochures and convinced about the business and I have applied for the distributorship on my own volition.

4 I declared that I have not been given any assurance or promise by the company or its senior level distributor as to any income on account of the product purchase made by me however I am made to understand that I will be required eligible for income/facilitation fees depending upon the volume of business done by me, as per terms and the company reserves the right to change the business plan at any point of time.

5. I understand not to misguide or induce any one dishonesty to join the company.

6. I hereby agree and adhere to the terms and conditions as stipulated along with the application from and as mentioned above to agree to purchase the product as consumer/to do the distributorship business.

7. I hereby agree to submit all disputes to arbitration as provided in terms and conditions of the company.

In witness whoever I here to have signed this declaration I affirmation this day of 201 in presence of the following witnesses

Witnesses Name :

Signature :

New Members Name :

Signature :