

ANVENTA HERBALS INDIA

Plot No. 16, Arvind Enclave, Nangloi, New Delhi-110041 Customer Care No. 9891413852 • Web. abplcares.com Bank Name : YES BANK LTD. Account Name: Anventa Herbals India Account No. : 010663300003523 Ifsc Code : YESB0000106

# **DISTRIBUTOR GENERATED**

ID No.....

## **DISTRIBUTOR APPLICATION+AGREEMENT FORM**

Sponsor ID No		Date	
Sponsor Name			
PERSONAL DETAILS			
Distributor's Name Mr./Mrs		DOB	Age
Father's/Guardian's/Husband's Nat	me		
Educational Qualification		Occupation	
Address			
City	District	State	PIN
CONTACT DETAILS			

Mobile No......Tel. No......Tel. No......Email ID.....

### NOMINEE DETAILS

Name.....Relationship.....

#### PAYMENT DETAILS

Cash/Cheque/DD No	Bank	Branch	
Date	Amount	(in Word)	
Product Code	Product I	Detail	

(I have read and understood the items & conditions given on the backside and accepted te same)

**Distributor Signature** 

### ACKNOWLEDGEMENT

Date	. Name			
Cash/Cheque/DD No	Bank		Branch	
Date	Amount	(in Words)		
Product Code	Product	t Detail		
			Г	Distributor Signature

#### **TERMS & CONDITIONS**

- 1. Any Person who is Associated with ABPL and Participating in Marketing Plan will Be Called as Distributor and He/ She will only be Considered as an independent Distributor.
- 2. Payments are payable Delhi through Demand Draft/Pay Order Bank Transfer in favour of ANVENTA HERBALS INDIA.
- 3. The Company reserves the right to refuse to the services of the company and Marketing plan.
- 4. The Company shall not responsible for interruption is its sen/ices by acts of god such as earthquake; storm of circumstances beyond its control like computer breakdown, strikes etc.
- 5. If **PAN** Number is not produced to the office 20%TDS will be deducted.
- 6. Customer will be bearer the expense occurred on the deliver of the product.
- 7. Goods once sold will not be taken back.
- 8. All the payments will be paid through Cash/Cheques/DD/Pay Order against Company's official receipt only.
- 9. The Company will not be responsible for any delay or loss in postal / courier transit of Forms / Cheques / Product dispatched.
- 10. The Company does not allow / authorized any distributor trying to recruit him / her that are not in terms and condition / official company material, and if that recruiting distributor fails to keep any such promises, the applicant shall only have legal rights against such recruiting distributor and not the company. But in such cases the company will always encourage the applicant to file a complaint with the company. After receiving such written complaints, advisory panel of the company will conduct a thorough investigation and validation of such complaints, appropriate penalties will be imposed on the offending distributor.
- 11 Distributor will have no authority to bind the company for any obligation. Relationship between applicant and the company will only be established after the acceptance of the application forms as per clause.
- 12 Distributor/applicant is solely responsible for local other taxes that may be due as a result of distributor's business activity. Distributor of the company agree to abide by National, State Local Laws rules and regulations.
- 13 Distributor shall be liable fully for all taxes, statutory duties, levies etc. That may be imposed on him / her distributed agrees that the company has a complete right from time to time to change compensation plans, rates, prices, registration fees, services charges and any other fee to be levied or terms and conditions to be applicable to all the distributor's for the betterment and growth of the program.
- 14. Distributor understand that although he / she may refer other distributor to the program and earn, but the company does not make any promise or guarantee that he / she will derive any specific income or profit as a distributor.
- 15. Distributor understands that any income he/she earn through the company is determined by his I personal efforts and activities as an distributor.
- 16. Distributor declares that he/she will pay all types of charges including service charges, meeting fees, promotion charges, advertisement pool and event managements fees or other type of fees or service charges required by the company for the betterment of the program as and when required. Distributor also declares hat he/she pay all types of fees mentioned in the marketing plant.
- 17. The company may terminate the distributor of the following grounds.
- a) If an distributor acts against the interests of the company.
- b) If an distributor violates any of the terms and conditions agreed herewith or violates subsequent Changes.
- c) If made of the terms and conditions by the company.
- d) Mound any statement/ or information made in the application to be false.
- e) If any distributor uses, company premises /venue to represent any other network marketing company.
- f) If any distributor do work in any other MLM company then he will terminate without any further notice.
- g) The right of a distributor to receive compensation (in whatever form) the Company ceases immediately from the date of termination.
- 18. Any disputes arising out of this agreement or in relation to the agreement shall be referred to a single arbitrator to be appointed by the company. Distributor shall not raise any objection on the ground that the arbitrator so appointed is a person employed or in connection with the company.
- 19. All disputes shall be subjected to Delhi Jurisdiction only.

I.....S/o, W/o, D/o..... R/o....

Hereby declare that I have read and understood the above terms & conditions have accepted the same.