



## DIRECT SELLER AGREEMENT

SPONSOR ID

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SPONSOR NAME

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PLEASE FILL THE FOLLOWING IN CAPITAL LETTERS

DIRECT SELLER NAME (AS PER BANK RECORD):-

DATE OF BIRTH

FIRST NAME

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D	D	M	M	Y	Y	Y	Y

MIDDLE NAME

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LAST NAME

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GENDER. MALE ☐ FEMALE ☐

FATHER NAME \_\_\_\_\_ NOMINEE \_\_\_\_\_ RELATION \_\_\_\_\_

ADDRESS \_\_\_\_\_

\_\_\_\_\_ CITY \_\_\_\_\_

DISTRICT \_\_\_\_\_ STATE \_\_\_\_\_ PIN CODE \_\_\_\_\_

MOBILE NO. 

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 E-MAIL \_\_\_\_\_

The Undersigned Direct Seller Acknowledges that He/She fully Understands all the "Terms and Conditions Mentioned herein at the Back of this Application and in "Business Tool" & as well as on [www.negocia.in](http://www.negocia.in) and Hereby Agrees to Comply by all Terms laid down and Further Amendments Made from time to time. The Direct Seller fully understands the implications of the Terms and Conditions and therefore binds himself/herself into a Legal Contract with Negocia as per the Indian Contract Act, 1872 and other Applicable laws. Further, the Direct Seller Acknowledges and Agrees that he/she shall Read and Abide by "Business Tool" and the Direct Selling Guidelines, 2016 issued by the Department of Consumer Affairs and all Amendment there to ( Which shall also Govern the Conduct and Mode of Business of the Brand Partner/Direct Seller Under the Present Contract).....

Any Amount Payable to the Direct Seller as Commission/Incentive by the Company is Inclusive of all Taxes, by Whatever Name called, including I.Tax, GST, Professional Tax, Surcharge, Cess and other taxes. These Taxes Shall be Payable by the Brand Partner/Direct Seller as and when they are Required to be paid as per prevailing laws.

Please Upload or Send us Self Attested Photocopy of Your KYC Document (Aadhar, Voter ID, Driving License, Passport) and PAN Card + Bank Pass Book + GST ( if Applicable ) for Activation of Your Negocia Direct seller ship.

The Undersigned Sponsor/Introducer Confirms that He/She has not Joined Negocia Under any other Negocia Business Network. I hereby confirm that I have Personally Explained to him/her about the Company's Policies, Rules and Regulations as per "Business Tools." He/She is Willing to Become a Negocia Direct Seller after understanding the same.

SPONSOR'S SIGNATURE \_\_\_\_\_

DATED \_\_\_\_\_

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DIRECT SELLER 'S SIGNATURE

## TERMS AND CONDITIONS:

**These Terms and Conditions** are to be read together with Direct Seller Application. Negocia reserves the right to approve the Direct Seller Application at its sole and absolute discretion without any obligation of assigning any reason for rejection of the application. Once approved the Direct Seller application along with this Agreement, Negocia's Code of Conduct, Rules & Regulations, Negocia Business Opportunity Plan, Negocia Policies and Procedures (as amended from time to time) (herein after collectively referred to as 'Agreement') constitute the entire agreement between the Direct Seller and Negocia.

### DEFINITIONS:

The following terms shall have the meanings set forth below:

1. **"Act"** means the Consumer Protection Act, 1986 (68 of 1986);
2. **"Consumer"** shall have the same meaning as provided under the Consumer Protection Act, 1986;
3. **"Prospect"** means a person to whom an offer or a proposal is made by the Direct Seller to join a Direct Selling opportunity;
4. **"Direct Seller"** means a person appointed or authorized, directly or indirectly, by a Direct Selling Entity through a legally enforceable written contract to undertake direct selling business on principal to principal basis. Direct Seller will also be known as Brand Partner.
5. **"Network of Direct Selling"**, means a network of Direct Sellers at different levels of distribution, who may recruit or introduce or sponsor further levels of Direct Sellers, who they then support: Explanation: "network of direct selling" shall mean any system of distribution or marketing adopted by a direct selling entity to undertake direct selling business and shall include the multi-level marketing method of distribution.
6. **"Direct Selling"** means marketing, distribution and sale of goods or providing of services as a part of network of Direct Selling other than under a pyramid scheme, Provided that such sale of goods or services occurs otherwise than through a "permanent retail location" to the consumers, generally in their houses or at their workplace or through explanation and demonstration of such goods and services at a particular place.
7. **"Direct Selling Entity"**, refers to Negocia Global Pvt Ltd. ("Negocia"), which is not engaged in a pyramid scheme and which sells or offers to sell goods or services through a Direct Seller. Provided that "Direct Selling Entity" does not include any entity or business notified otherwise by the Government for

**8. “Goods”** means goods as defined in the Sale of Goods Act, 1930 and “Service” means service as defined in the Consumer Protection Act, 1986;

**9. “Saleable”** shall mean, with respect to goods and / or services, unopened, unused, marketable, which has not expired, and which is not seasonal, discontinued or special promotion goods and / or services.

**10. “Cooling-off Period”** means a period of 30 days commencing from the date when the Direct Seller and Negocia enter into an agreement within which the Direct Seller may repudiate the agreement without being subject to penalty for breach of contract;

**11. “Pyramid Scheme”** means: A multi layered network of subscribers to a scheme formed by subscribers enrolling one or more subscribers in order to receive any benefit, directly or indirectly, as a result of enrolment, action or performance of additional subscribers to the scheme. The subscribers enrolling further subscriber(s) occupy higher position and the enrolled subscriber(s) lower position, thus, with successive enrolments, they form multi-layered network of subscribers. Provided that the above definition of a “Pyramid Scheme” shall not apply to a multi layered network of subscribers to a scheme formed by a Direct Selling Entity, which consists of subscribers enrolling one or more subscribers in order to receive any benefit, directly or indirectly, where the benefit is as a result of sale of goods or services by subscribers and the scheme/financial arrangement complies with all of the following:

a) It has no provision that a Direct Seller will receive remuneration or incentives for the recruitment / enrolment of new participants.

b) It does not require a participant to purchase goods or services :

- i. For an amount that exceeds an amount for which such goods or services can be expected to be sold or resold to consumers;
- ii. for a quantity of goods or services that exceeds an amount that can be expected to be consumed by, or sold or resold to consumers;

c) It does not require a participant to pay any entry/registration fee, cost of sales demonstration equipment and materials or other fees relating to participation;

d) It provides a participant with a written contract describing the “material terms” of participation;

e) It allows or provides for a participant a reasonable cooling-off period to participate or cancel participation in the scheme and receive a refund of any consideration given to participate in the operations;

f) It allows or provides for a buy-back or repurchase policy for “currently marketable” goods or services sold to the participant at the request of the participant at reasonable terms;

g) It establishes a Grievance Redressal Mechanism for consumers, more particularly described in this Agreement at Clause 9 herein.

Explanation 1 – For the purposes of this proviso the term “material terms” shall mean buy-back or repurchase policy, cooling-off period, warranty and refund policy.

**12. “Money Circulation Scheme”** has the same meaning as defined under the Prize Chits and Money Circulation Schemes (Banning) Act, 1978.

**13. “Remuneration System/ Business Opportunity Plan”** means the system followed by the direct selling entity to compensate the Direct Seller which illustrates the mode of sharing of incentives, profits and commission, including financial and nonfinancial benefits, paid by the direct selling entity to the Direct Sellers, on a monthly or periodic or yearly basis or both, as the case may be. This system, for every Direct Selling entity, shall:

a) Have no provision that a Direct Seller will receive remuneration from the recruitment to participate in such direct selling;

b) ensure that Direct Sellers shall receive remuneration derived from the sale of goods or services;

c) clearly disclose the method of calculation of remuneration.

**14. ‘State’** includes a Union territory.

**15. “Website”** refers to the website of Negocia which is [www.negocia.in](http://www.negocia.in)

**16. “Negocia Direct seller ID”** means a unique identification number generated by system at the time of successful submission of online application by the prospect on the website.

**17. “Password”** means unique combination of Numbers and Alphabets created by prospect to allow them to logon to the website of Negocia.

**18. “Negocia Business Opportunity Plan”** mean such plan which is available on the Website of Negocia and contains particular about Types of Stockists( shopees), Terms of promotion, General Commission, bonus and incentives and such other information that may form part of this document from time to time.

**19. “Negocia Policies and Procedures”** constitutes all the policies and detailed procedures that shall be formulated and made available on the Website by Negocia from time to time in respect of the activities that shall be carried out pursuant to this agreement.

**20. “Negocia Code of Conduct and Rules & Regulations”** refers to the documents defining the relationship between Negocia and the Direct Seller and which shall be made available on the website by Negocia, containing guidelines and information on the ethical and appropriate conduct of activities that shall be carried out pursuant to this agreement Whereas,

1. Negocia is incorporated under ( pursuant to sub-section(2 )of section 7 of the Companies Act, 2013 ( 18 of 2013) and Rule 18 of companies ( incorporation) rule-2014 & is currently carrying on business activities in India as per its Memorandum & Articles of Association.

2. The Registration Number (CIN) allotted by the Registrar of Companies, Ministry of Corporate Affairs, is: **U52609RJ2019PTC063856**

3. Negocia is law-abiding & believes in a transparent, effective, ethical method of conducting its transactions. It does not indulge in, encourage, endorse or support or in any way participate in unfair & fraudulent trade practices & expects the same from its customers, employees, director and Direct Sellers.



4. The said Agreement, Negocia's Code of Conduct, Rules & Regulations, Negocia Business Opportunity Plan, Negocia Policies and Procedures as amended from time to time, aim at defining the relationship between Negocia & Direct Seller. It is now agreed between the parties as under:

**1. Appointment:** Negocia appoints, as of the Effective Date, the individual(s) identified in the above Direct Seller Application, or if applicable, the Business Entity listed therein, as a Direct Seller of Negocia Products and services, and the Applicant(s) agree(s) to such appointment. As of the Effective Date and upon receipt of ordering information and completion of any required formalities, the Direct Seller may, on a non-exclusive basis, within the Territory as may be communicated by Negocia, and otherwise in accordance with the Direct Seller Agreement, purchase Negocia Products from Negocia in order to sell, distribute and market the same.

Each applicant should be at least 18 years of age at the time of application (except the State of Maharashtra where the minimum age requirement is 21 years), to become a Negocia Direct Seller Associates.

**2. Cooling-Off Period:** Negocia allows the Direct Seller 30 days Cooling-off period in which Direct Seller can cancel participation and receive a refund for goods or services purchased, after returning back the products/service in saleable conditions to Negocia. The Direct Seller shall be eligible for refund for goods or services purchased as per Negocia Policies and Procedures, issued in this behalf and which are available on Website.

**3. Duties/Obligations of Direct Seller:** The Direct Seller agrees to abide by Negocia's Code of Conduct, Rules & Regulations, as amended from time to time, issued in this behalf and which is available on the Website.

**4. Sale on e-commerce platforms:** Any sale or offers for sale, on an e-commerce platform/online, of any product or service of Negocia is strictly prohibited and Negocia reserves right to penalize/terminate the Direct Seller agreement or take any other action as may be deemed necessary or expedient to safeguard its interest and those of the other Direct Sellers in case of violation of this clause.

**5. Buy-Back/Repurchase:** Negocia and The Direct Seller agree to be bound by the terms and conditions as mentioned in the Product Return Policy, as amended from time to time, issued in this behalf and which is available on the Website.

**6. Negocia Business Opportunity Plan & Benefits:** Negocia and The Direct Seller agree to be bound by the terms and conditions as mentioned in the Negocia Business Opportunity Plan, as amended from time to time, issued in this behalf and which is available on the Website.

**7. Bank details & payments:** Negocia will make all payments on account of commissions/incentives, discounts, returns or refunds etc. through bank transfer in favour of the Direct Seller only as per the details provided in the website or as may be updated by the Direct Seller in writing from time to time in the requisite application form. The bank account must be opened and operated in full compliance with Indian law, including with respect to applicable foreign exchange laws wherever applicable.

**8. Termination Clause:** Negocia and Direct Seller agree to be bound by Termination clauses of Negocia's Code of Conduct, Rules & Regulations which is available on the Website. This Direct Seller Contract, shall remain valid and continue to remain in full force FOR A PERIOD OF 2 YEAR unless terminated earlier by either Party with the prior notice of 30 days in such instance and on such terms where, a direct seller is found to have made no sale of goods or services for a period of 2 year since the Executions / Entering into the Contract/ Agreement.

**9. Grievance Redressal Mechanism:** Negocia has an effective Grievance Redressal Mechanism. Negocia and The Direct Seller agree to be bound by Negocia's Policies and Procedures as well as the Grievance Redressal Policy, in particular, as amended from time to time, issued in this behalf and which is available on the Website.

**10. Data Privacy:** Direct Sellers and Negocia

a) shall take appropriate steps to ensure the protection of all private information provided by a consumer;

b) shall be guided by the provisions of the Consumer Protection Act 1986, Information Technology Act 2000 and such other applicable laws in force.

c) agree to be bound by Negocia's Code of Conduct, Rules & Regulations, as amended from time to time, issued in this behalf and which is available on the Website.

d) agree to bound by Privacy Policy, as amended from time to time, Issued in this behalf and which is available on the Website.

**11. Relationship/Independent Contractor:** The Direct Seller hereby confirms that he/she has entered into this Direct Seller agreement as an independent Direct Seller. Nothing in the Direct Seller agreement shall establish either employment relationship or any other labour relationship between the Parties or a right for the Direct Seller to act as a procurer, broker, commercial agent, contracting representative or other representative of Negocia.

When purchasing and selling Negocia Products, the Direct Seller shall operate as an independent, acting in his/her own name, at his/her own responsibility. The Direct Seller has not express or implied right or authority to assume or to undertake any obligation In respect of or on behalf of or in the name of Negocia or to bind Negocia in any manner. In case, the Direct Seller, its employees, associates or agents hold out as employees, agents, or legal representatives of Negocia, Negocia shall demand to pay cost of any/all loss, cost, damage including consequential loss, suffered by the Negocia on this account.

**12. Pyramid & Money Circulation Scheme:** Negocia does not promote a Pyramid Scheme or Money Circulation Scheme” and Doubling the amount like lucrative schemes as Chit Fund scheme has the same meaning as defined under the Prize Chits and Money Circulation Schemes (Banning) Act, 1978. The Direct Seller shall satisfy himself of the same by going through the contents of this Agreement, Negocia's

Code of Conduct, Rules & Regulations, Negocia Business Opportunity Plan, Policies and Procedures as amended from time to time, which are available on the Website.

The Direct Seller and Negocia agree to be bound by Negocia's Code of Conduct, Rules & Regulations, Business Opportunity Plan, Policies and Procedures, as amended from time to time, issued in this behalf and which are available on the Website.

### **Prohibition of Pyramid Scheme & Money Circulation Scheme :-**

a) No person or entity shall promote a Pyramid Scheme, as defined in this Agreement or enroll any person to such scheme or participate in such arrangement in any manner whatsoever in the garb of doing Direct Selling business.

b) No person or entity will participate in Money Circulation Scheme, Collective Investment Schemes, Lucrative Doubling the investment amount schemes Prize and Chit Fund Schemes, as defined in this Agreement in the garb of Direct Selling of Business Opportunities.

### **13. Governing Laws & Regulations:**

a) This Agreement shall be governed by the Indian Contract 1872, The consumer Protection Act, 1986, 'Advisory to state Governments, Union territories on Model Guideline of 2016 on Direct selling' issued by the Department of consumer Affairs, Ministry of Consumer Affairs, Food & Public Distribution, Government of India vide memorandum F.No. 21/18/2014 -IT (Vol-II) dated 09th Sep 2016 and any other laws in force.

That the parties hereby agree that nothing contained herein shall prejudice the right of Negocia to appoint another Direct Seller in the same territory if found necessary.

b) The Direct Seller agreement and all questions of its interpretation shall be governed by and construed in accordance with the laws of India, without regard to its principles of conflicts of laws. The Agreement is civil in nature and hence it is to be governed and construed in accordance with the Indian Contract Act, 1872, the Code of Civil Procedure and other applicable laws of India.

All disputes are subject to the jurisdiction of Alwar, India.

### **14. Severability:**

a) Each provision hereof shall be interpreted and construed to constitute separate Agreement. If any provision in this Agreement shall be declared invalid, illegal or unenforceable in any respect under any applicable law, the validity, legality and enforceability of remaining provisions contained herein shall not in any way be affected or impaired, and in such case the Parties hereto oblige themselves to reach the purpose of the invalid provision by a new, valid and legal stipulation.

b) In case any provision of this Agreement is held, by a court of competent jurisdiction to be illegal, invalid or unenforceable, such provision may be modified by such court in compliance with the law giving effect to the intent of the Parties and enforced as modified. All other terms and conditions of this the said purpose from time to time.

Agreement shall remain in full force and effect and shall be construed in accordance with the modified provision.

## **15. Force Majeure:**

If any Party to this Agreement is unable to meet its obligations under this Agreement as a result of flood, earthquake, storm, other acts of God, including fire, derailment, lockout, explosion, war, insurrection, riot, embargo, terrorist activity, act of government or governmental agency or other similar cause beyond the reasonable control ("Force Majeure") of the Parties, such Party will be excused from performing its obligations for the duration of the Force Majeure. If the duration of Force Majeure exceeds thirty (30) days, either Party may be entitled to terminate this Agreement upon prior written notice to the other Party.

## **16. Intellectual Property: Meaning of Intellectual Property:- Intellectual**

Property means all copyright, trade mark rights, logo, patent rights, design rights or any other Intellectual Property Rights subsisting in or created during the development of the products, Negocia website, Negocia business, and the Trade Marks and any advertising and promotional materials provided to the Website user including software, Confidential Information, source and object codes, scripts, records, documents, advertising and promotional materials, media content, specifications, plans, program listings, calculations, drawings, technology, business names, commercial symbols, processes, developments, licenses, trade secrets, techniques, specifications, patterns, drawings, formulae, technical information, research data, concepts, methods, procedures, reports, recommendations and any other knowledge of any nature whatsoever including patents, copyrights, trademarks, trade names, design and any amendments/modifications, renewals thereto and all Confidential Information necessary for, or which may be used in connection with the administration, operation and marketing of the Negocia products and services. The Direct Seller agrees that all rights in and relating to the Intellectual Property are and remain the property or under the control of Negocia and that such user does not acquire any right, title or interest in any of the Intellectual Property. This shall distinguish Negocia products and services from those of other companies.

### **Prior Consent and Authorized Use**

- ☐ No Direct Seller is allowed to use the trademark without prior permission of Negocia. Negocia will take appropriate legal action against any persons using its trade name, trademarks, designs, and symbols without its permission and will, if necessary, follow with
- ☐ appropriate court action for failure to comply with an injunction or other legal actions that may be initiated by negocia.
- ☐ To protect Negocia's rights, a Direct Seller may not obtain, through filing for a patent,
- ☐ trademark, Internet domain name, or copyright, any right, title, or interest in or to Negocia's names, trademarks, logos, or trade names and those of Negocia's Products.
- ☐ The Direct Seller gives his/her explicit consent that license to use Negocia's trademark, trade name, logos shall be granted to him/her/it on a non-exclusive basis.

- ☐ Direct Sellers shall be liable to Negocia for damages that may arise out of the misuse of Negocia's intellectual property rights except to the extent specifically permitted by Negocia.
- ☐ The Direct Seller hereby acknowledges and agrees to present Negocia products in a truthful and sincere manner and shall keep Negocia unharmed from damages resulting from misrepresentations.
- ☐ The Direct Seller shall protect Negocia trademarks and trade name and obtain Negocia's written permission prior to use in any advertising (including but not limited to, the internet, literatures other than Company-published, logos, pictures, and other promotional materials.
- ☐ Direct Seller understands that display or sale of Negocia products in public, retail or service establishments of any kind is inconsistent with the terms of this Agreement.

### **Direct Seller must :**

- i. not register or seek to register any of the Intellectual Property without the prior written consent of Negocia;
- ii. not cause any of the Intellectual Property to be prejudicially affected or contested;
- iii. not use the Intellectual Property without the prior express written authority of Negocia & in terms of the Agreement between the Direct Seller & Negocia;
- iv. not make any alterations to the Intellectual Property;
- v. not use the Negocia brand name or any derivative of the words comprising the Negocia brand name, in the Direct Seller's business, or personal domain names;
- vi. stop using the Intellectual Property upon the termination of this Agreement or Distributorship or at the immediate request of Negocia;
- vii. not modify the design, appearance and attributed of any products or services, packaging, promotion or marketing materials;
- viii. not register or attempt to register a business name or company name that contains the word "Negocia" or any combination of words that indicates a connection with or is similar to Negocia.
- ix. not consent or oppose or assist any other person to contest or oppose any application for registration of the Intellectual Property as trademarks or as business or company names.
- x. not reproduce, in whole or in part, any printed material or audio or visual recordings that have been produced by Negocia unless given prior written authorization to do so by Negocia. These materials form part of the Intellectual Property whether registered or unregistered and are considered proprietary to Negocia.

This clause is to be read in conjunction with the Website Terms of Use.

**17. Confidentiality** Negocia provides Direct Sellers access and viewing of their group information through their Direct Seller Account on Negocia Website [www.negocia.in](http://www.negocia.in) . The reports generated

Negocia 's Direct Seller ID; contained in the Negocia database, in any form, including, but not limited to, hard copies, electronic or digital media (collectively the "Reports") are the confidential and proprietary property of Negocia.

Negocia has derived, compiled, configured, and currently maintains the Reports by investing considerable time, effort, monetary resources, human and physical resources. Reports, in present and future forms and as amended from time to time, constitute commercially advantageous proprietary assets and trade secrets of Negocia, which each Direct Seller shall hold confidential. A Direct Seller's right to disclose the Reports and information contained therein and other Direct Seller information maintained by Negocia is expressly reserved by Negocia and may be denied at Negocia's discretion.

All such information (whether in electronic, oral or written form) is proprietary to and owned by Negocia, and is transmitted or available to Direct Seller in strict confidence. Each Direct Seller agrees that he/she will not disclose any such confidential or proprietary information to any third party, directly or indirectly, or use the information to compete with Negocia or for any other purpose except as expressly authorized by the Agreement. This information is to be used only for the promotion of the Negocia program in accordance with the Agreement. Direct Seller and Negocia agree that without this Agreement of confidentiality and non-disclosure, Negocia would not provide the information or make it accessible to Direct Seller. This provision shall survive the termination or expiration of the Direct Seller agreement.

**This clause is to be read in conjunction with clause on intellectual property mentioned in the Website terms of use.**

For the purpose of this Agreement, the term "Confidential Information" shall include any information or data of a scientific, technical, commercial or financial nature disclosed by Negocia, or which is obtained by Direct Seller from Negocia whether in writing, pictorially, in machine readable form, on disc, mail or orally, or by any other means/modes of disclosure and including without limitation any information contained in any written or printed document, hardware, firmware and software, Website, information related to technology and business activities (including, but not limited to, communication systems, business outlooks, revenue, pricing, trade secrets), computer programs, software (including, without limitation, code, software output, screen displays, file hierarchies and user interfaces), formulas, data, inventions, techniques, technology, know-how, processes, ideas, (whether patentable or not), schematics, specifications, drawings, product designs, product plans, pricing, services, strategies, third party confidential information, and corporate and personnel statistics, customer lists (potential or actual) and other customer-related information, supplier information, sales statistics, market intelligence, marketing, business working , operations, parent, subsidiaries, affiliate's Downline report provided or accessible to a Direct Seller, manufacturer information, Commission or sales reports, Product formulas, other financial and business information of Negocia and other business strategies and other commercial information of confidential nature or such information that by its inherent nature is confidential or proprietary.



18. Service of Notices Any notice required to be served by either Party to the other under this Agreement shall be deemed to be duly served if in the case of Negocia, it is delivered by hand or registered post at the following Address:

**Negocia Global Pvt. Ltd**

**17-Govind Nagar, Delhi Road, Alwar ( Rajasthan)-30101 INDIA.**

And in the case of Direct Seller, if the notice is delivered by hand or sent by registered post at the address available in the database of Negocia as updated from time to time based upon the request from Direct Seller issued in this behalf to Negocia.

**19. Non-Assignability** The Direct Seller hereby accepts and acknowledges that the Agreement has been entered into on a personal basis. This Direct Selling agreement, any right, interest, obligation arising out of this Agreement, cannot be assigned or transferred by the Direct Seller. Except as specifically mentioned Negocia's Code of Conduct, Rules & Regulations (as amended from time to time), the Direct Seller acknowledge(s) that Negocia will deal exclusively with him/her/it in respect of all Negocia Business matters, and also pay commissions and/or any other incentives to and in the name of the Direct Seller whose details are available in the data base of Negocia.

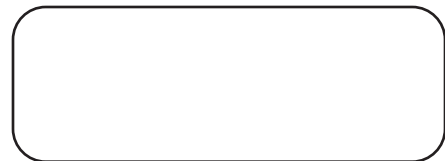
**20. Miscellaneous:**

a) Provision of this Agreement, Negocia's Code of Conduct, Rules & Regulations, Negocia Business Opportunity Plan, Policies and Procedures as amended from time to time shall apply to and bind Negocia and the Direct Seller.

b) This Agreement and Negocia's Code of Conduct, Rules & Regulations, Negocia Business Opportunity Plan, Policies and Procedures as amended from time to time constitute the entire Agreement between Negocia and the Direct Seller, relating to the subject matter hereof which forms an integral part hereof.

**SPONSOR SIGNATURE**\_\_\_\_\_

**DATED**\_\_\_\_\_



**SIGNATURE OF DIRECT SELLER**

## HEAD OFFICE ADDRESS

NEGOCIA GLOBAL PVT. LTD.  
17-GOVIND NAGAR, DELHI ROAD,  
ALWAR , RAJASTHAN - 301001

E-mail :- [support@negocia.in](mailto:support@negocia.in)  
Website :- [www.negocia.in](http://www.negocia.in)  
CIN :- U52609RJ2019PTC063856