



CCPL

OUR VISION, YOUR FUTURE

CCPL BUSINESS PLAN

EK NAYI KRANTI



14 WAYS OF INCOME



OUR VISION, YOUR FUTURE

❖ WEEKLY INCOME

1. OPPORTUNITY SALES BONUS - 60%
2. MENTOR BONUS - 40% (10000 BV)
20% (5000 BV)
10% (2500 BV)

❖ MONTHLY INCOME

3. SAVINGS & EARNING ON CONSUMPTION UPTO 10% TO 40%
4. WELCOME BONUS - 10%
5. RUNUP BONUS - 25%
6. IMPROVEMENT BONUS - 7%
7. YATRA BONUS - 8%
8. LIFE STYLE BONUS - 10%
9. LEADERSHIP DEVELOPMENT BONUS - 5%
10. CAR BONUS - 3%
11. DREAM HOUSE BONUS - 2%
12. ROYAL DISTRUBUTOR BONUS - 1%
13. ROYAILTY BONUS - 4% ON 1ST LEVEL
2% ON 2ND LEVEL
14. REWARD AND RANK

WEEKLY EARNING PLAN



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❖ JOINING FREE

SELF ACTIVATION POINTS

B.V	POINTS
10,000 BV	4
5,000 BV	2
2,500 BV	1

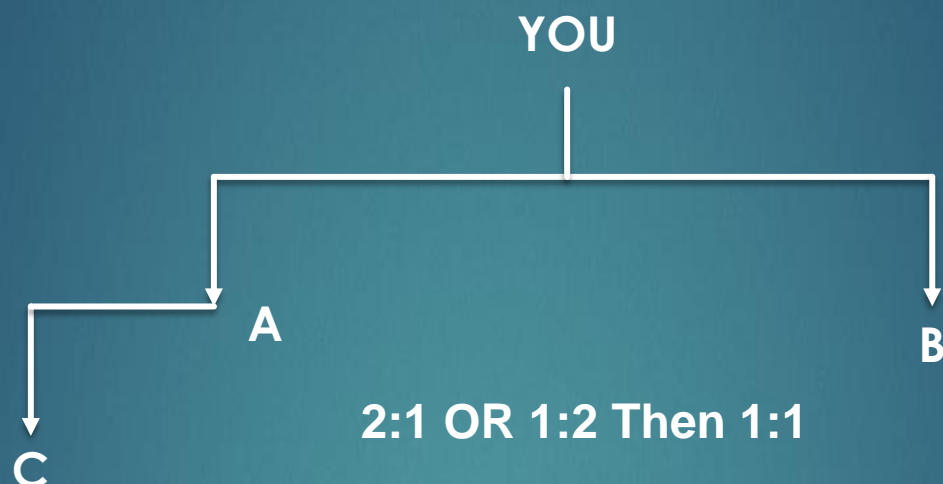
(B.V = BUSINESS VALUE)

❖ MAXOUT INCOME

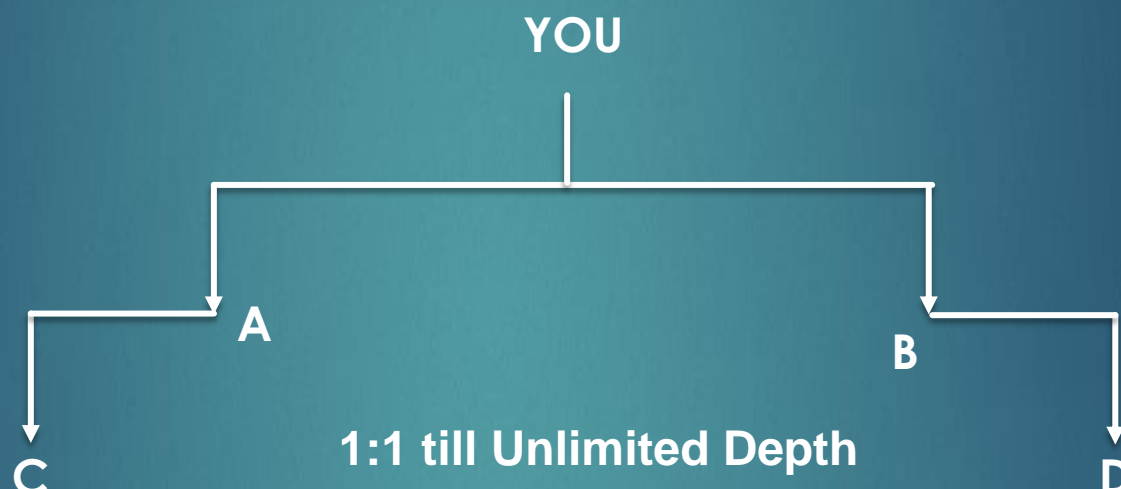
Max Out Income Self - Sales	Max Out Income Self - Sales	Max Out Income Self - Sales
2500 BV	5000 B.V	10000 B.V
20 Daily Matching Bonus Points	40 Daily Matching Bonus Points	60 Daily Matching Bonus Points

1: OPPORTUNITY SALES BONUS

Group A



Group B



	GROUP - A	GROUP - B	
First Match	2500 BV : 5000 BV :	5000 BV: = 1 POINT 2500 BV: = 1 POINT	2500 BV : 2500BV = 1POINT
Second Match Onwards...	2500 BV :	2500 BV: = 1 POINT	Value of 1 point = 60% of BV Business CTO /
			Total No. of Qualify Points

NOTE: - TWO DIRECT SPONSORING IS COMPULSORY.

One left direct sponsoring (Green id) and one right direct sponsoring (Green id) is compulsory for generate the payout.



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2: MENTOR BONUS

When a distributor direct sponsoring to a new distributor then he/she is eligible to get the Mentor Bonus. Whatever the commission or incentive will be generated of the direct sponsor (**Only opportunity sales bonus income will be considered**), you will get mentor bonus of that commission or incentive.

By self id activation :-

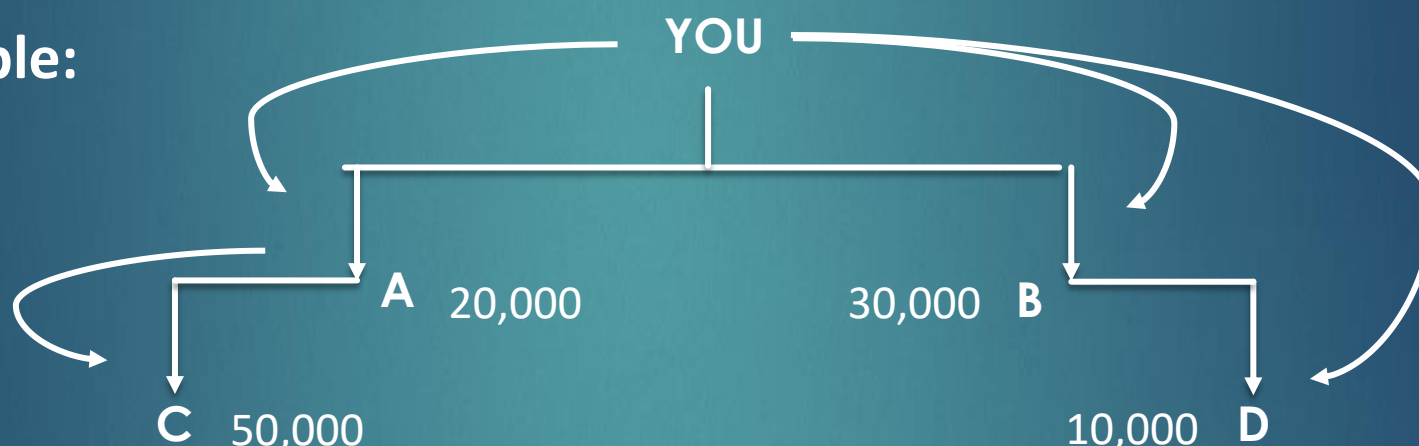
2500BV – 10%

5000BV – 20%

10000BV – 40%

You can get commission in single organization also. This bonus help to create more and more new distributors and win the empire also, you can sponsor unlimited depth in your team.

Example:



If generated Commission of Distributor as follow

A = 20,000 INR

B = 30,000 INR

C = 50,000 INR

D = 10,000 INR

Your id is active by 10,000 BV means you are in slab of (40%)

A = 20,000 INR X 40% = 8,000 INR

B = 30,000 INR X 40% = 12,000 INR

D = 10,000 INR x 40% = 4,000 INR

Member A is active by 5,000 BV means A is in slab of (20%)

C = 50,000 INR X 20% = 10,000 INR

Your Total Bonus of A+B+D =

24,000 INR

A Total Bonus of C =

10,000 INR

REPURCHASE एक नई क्रांति प्लान



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3:RETAIL PROFIT-10% TO 40%

Saving on Consumption upto-20%

Distributor Price + Saving = MRP

Rs.80 + Rs.20 = 100Rs.

4: WELCOME BONUS-10%

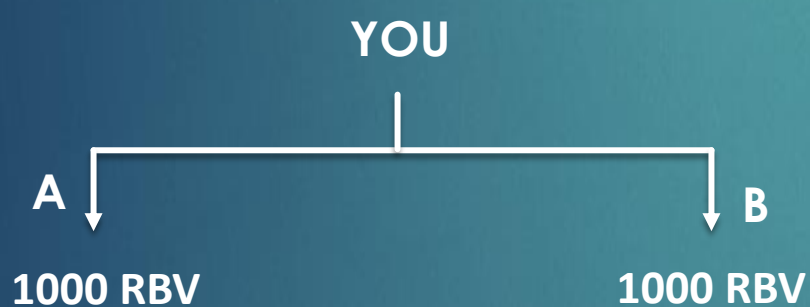
Team A 1000 RBV: Team B 1000 RBV Matching = 1 point.

10% of company monthly WCRBV/Total point collected = point value.

NOTE- If you achieved 25% slab (RUN UP BONUS) then you not get the welcome bonus 10-%.

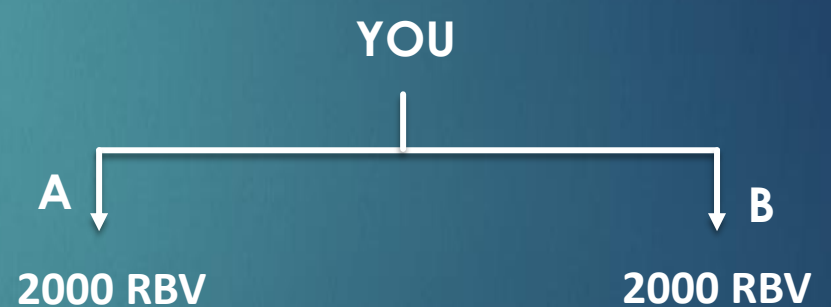
(500 RBV SELF REPURCHASE REQUIRED)

Example:



EARNING: -

- 1) WELCOME BONUS – 10%
- 2) 1000RBV:1000RBV = 1 POINT.



EARNING: -

- 1) WELCOME BONUS - 10%
- 2) 2000RBV:2000RBV = 2 POINT

NOTE: - If you reach RUN UP BONUS 25% slab then you not get the welcome bonus income.



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5: RUN UP BONUS -25%

Team A- 2500 RBV: Team B- 2500 RBV Matching = 1 point.

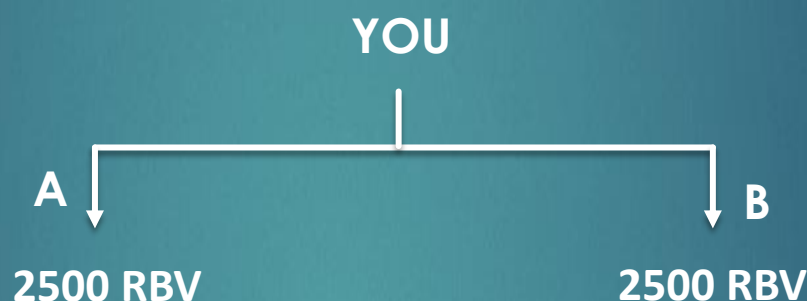
You get 25% of matching point as a RUN UP BONUS (capping 30 points per month).

25% of company monthly RURBV/Total point collected = point value

Note: - if you maintain your 30-point capping continue three months then your capping will be increase 30 points to 75 points..

(500 RBV SELF REPURCHASE REQUIRED)

Example:



EARNING: -

1) RUN UP BONUS -25%

2500RBV:2500RBV = 1 POINT

6: IMPROVEMENT BONUS- 7%

Team A -12500 RBV: Team B -12500 RBV Matching = 1 point.

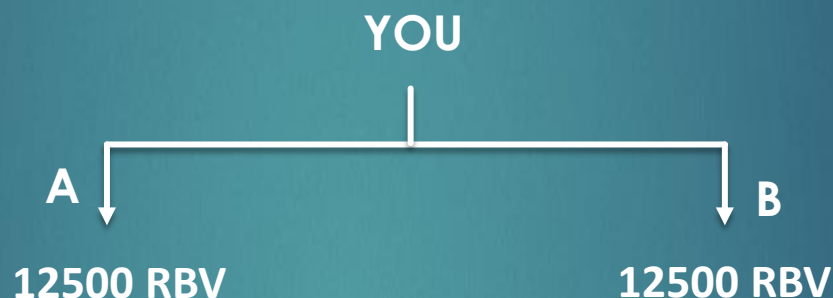
You get 7% of matching point as an improvement bonus (capping 20 points per month).

7% of company monthly IBRBV/Total point collected = point value

Note: - if you maintain your 20-point capping continue three months then your capping will be increase 20 points to 50 points.

(500 RBV SELF REPURCHASE REQUIRED)

Example:



EARNING: -

1) RUN UP BONUS -25%

2500RBV:2500RBV = 5 POINTS.

2) IMPROVEMENT BONUS – 7%

12500RBV:12500RBV = 1 POINT.



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7: YATRA BONUS – 8%

Team A- 25000 RBV: Team B- 25000 RBV Matching = 1 point.

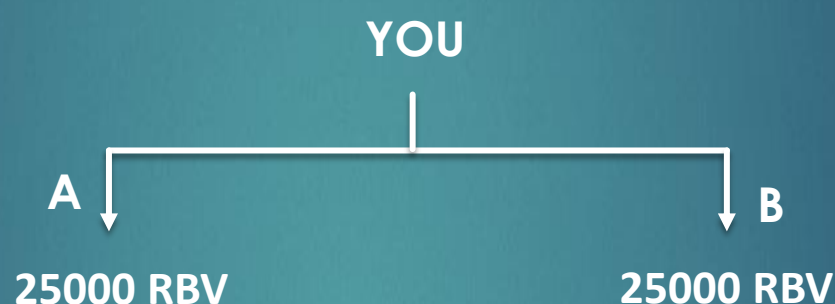
You get 8% of matching point as a Yatra bonus (capping 20 points per month).

8% of company monthly YRBV/Total point collected = point value.

Note: - if you maintain your 20-point capping continue three months then your capping will be increase 20 points to 50 points.

(500 RBV SELF REPURCHES REQUIRED)

Example:



EARNING: -

1) RUN UP BONUS -25%

2500RBV:2500RBV = 10 POINTS.

2) IMPROVEMENT BONUS-7%

12500RBV:12500RBV = 2 POINTS.

3) YATRA BONUS-8%

25000RBV:25000RBV = 1 POINT.

8: LIFE STYLE BONUS-10%

Team A- 50,000 RBV: Team B- 50,000 RBV Matching = 1 point.

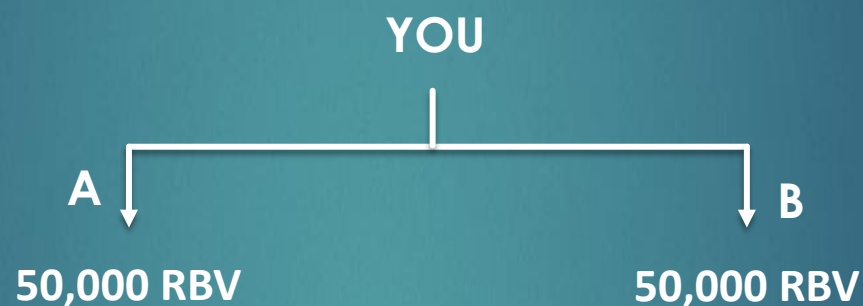
You get 10% of matching point as a Life Style Bonus (capping 20 points per month).

10% of company monthly SBRBV/Total point collected = point value

Note: - if you maintain your 20-point capping continue three months then your capping will be increase 20 points to 50 points..

(500 RBV SELF REPURCHES REQUIRED)

Example:



EARNING: -

1) RUN UP BONUS -25%

2500RBV:2500RBV = 20 POINTS.

2) IMPROVEMENT BONUS-7%

12500RBV:12500RBV = 4 POINTS.

3) YATRA BONUS-8%

25000RBV:25000RBV = 2 POINTS.

4) LIFE STYLE BONUS -10%

50000RBV:50000RBV = 1 POINT.



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9: LEADERSHIP DEVELOPMENT BONUS-5%

Team A- 2,00,000 RBV: Team B- 2,00,000 RBV Matching = 1 point. You get 5% of matching point as a leadership development bonus (capping 20 points per month).

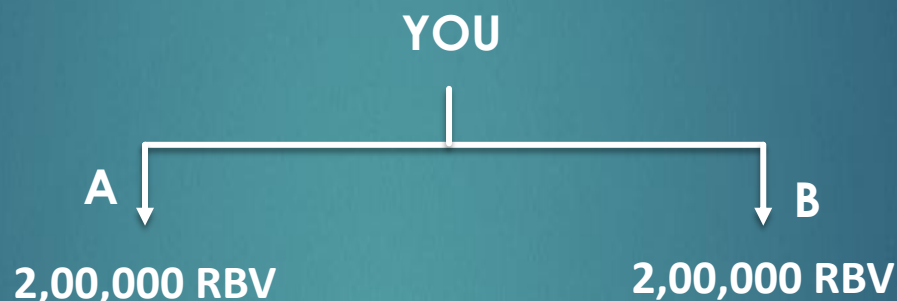
5% of company monthly LDBRBV/Total point collected = point value.

Note: - if you maintain your 20-point capping continue three months then your capping will be increase 20 points to 50 points.

Maintain 2, 00,000BV : 2, 00,000BV 2 consecutive month you get the LDB Bonus 3rd months.

(500 RBV SELF REPURCHES REQUIRED)

Example:



1) RUN UP BONUS -25%

2500RBV:2500RBV = 75 POINTS. (MAX.CAPPING 75 POINTS)

2) IMPROVEMENT BONUS-7%

12500RBV:12500RBV = 16 POINTS.

3) YATRA BONUS-8%

25000RBV:25000RBV = 8 POINTS.

4) LIFE STYLE BONUS -10%

50000RBV:50000RBV =4 POINTS.

5) LEADERSHIP DEVELOPMENT BONUS -5%

200000RBV:200000RBV =1 POINT.



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10: CAR BONUS-3%

Team A- 7,50,000 RBV: Team B- 7,50,000 RBV Matching = 1 point.

You get 3% of matching point as a car bonus (capping 5 points per month).

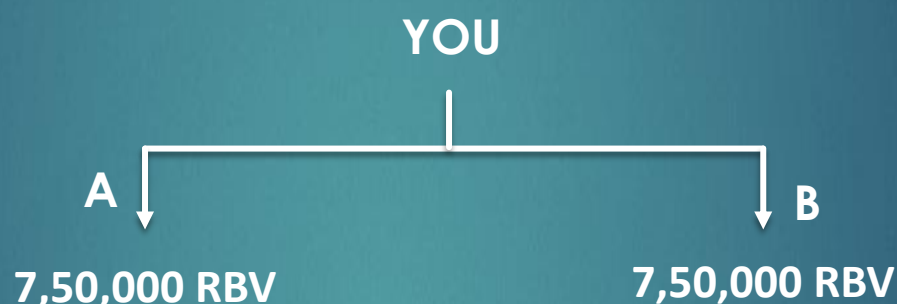
3% of company monthly CBRBV/Total point collected = point value

Note: Note: - if you maintain your 5-point capping continue three months then your capping will be increase 5 points to 15 points.

Maintain 7, 50,000BV : 7, 50,000BV 2 consecutive month you get the CAR Bonus 3rd months.

(500 RBV SELF REPURCHES REQUIRED)

Example:



1) RUN UP BONUS -25%

2500RBV:2500RBV = 75 POINTS. (MAX.CAPPING 75 POINTS)

2) IMPROVEMENT BONUS -7%

12500RBV:12500RBV= 50 POINTS. (MAX.CAPPING 50 POINTS)

3) YATRA BONUS-8%

25000RBV:25000RBV = 30 POINTS.

4) LIFE STYLE BONUS -10%

50000RBV:50000RBV =15 POINTS.

5) LEADERSHIP DEVELOPMENT BONUS -5%

200000RBV:200000RBV =6 POINTS

6) CAR BONUS-3%

750000RBV:750000RBV = 1 POINT.

11: DREAM HOUSE BONUS-2%

Team A- 25,00,000 RBV: Team B- 25,00,000 RBV Matching = 1 point.

You get 2% of matching point as a dream house bonus (capping 5 points per month).

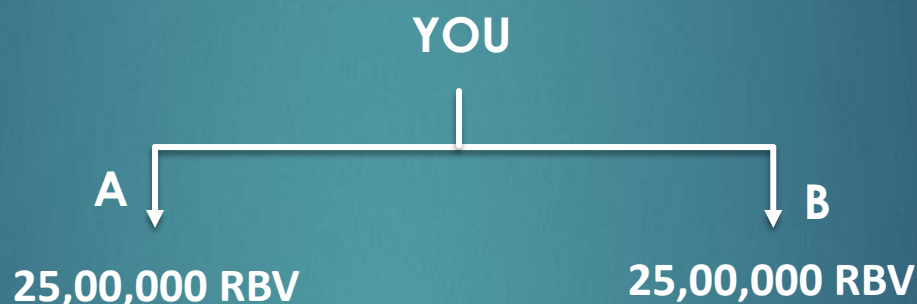
2% of company monthly DHRBV/Total point collected = point value.

Note: - Note: - if you maintain your 5-point capping continue three months then your capping will be increase 5 points to 10 points.

Maintain 25, 00,000BV: 25, 00,000BV 2 consecutive month you get the dream house Bonus 3rd months.

(500 RBV SELF REPURCHES REQUIRED)

Example:



1) RUN UP BONUS -25%

2500RBV:2500RBV = 75 POINTS. (MAX.CAPPING 75 POINTS)

2) IMPROVEMENT BONUS -7%

12500RBV:12500RBV = 50 POINTS. (MAX.CAPPING 50 POINTS)

3) YATRA BONUS-8%

25000RBV:25000RBV = 50 POINTS. (MAX.CAPPING 50 POINTS)

4) LIFE STYLE BONUS -10%

50000RBV:50000RBV =50 POINTS. (MAX.CAPPING 50 POINTS)

5) LEADERSHIP DEVELOPMENT BONUS-5%

200000RBV:200000RBV =12 POINTS.

6) CAR BONUS -3%

750000RBV:750000RBV = 3 POINTS.

7) DREAM HOUSE BONUS-2%

2500000RBV:2500000RBV = 1 POINT.



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12: ROYAL DISTRUBUTOR BONUS-1%

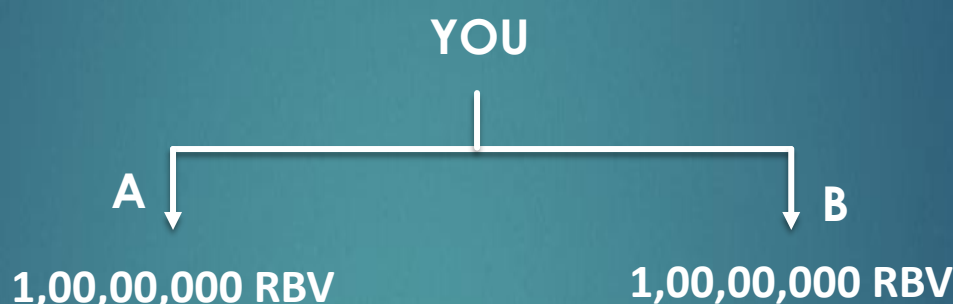
Team A- 1,00,00,000 RBV: Team B- 1,00,00,000 RBV Matching = 1 point.

You get 1% of matching point as a royal distributor bonus

1% of company monthly RDRBV/Total point collected = point value.

(500 RBV SELF REPURCHES REQUIRED)

Example:



EARNING: -

1) RUN UP BONUS -25%

2500RBV:2500RBV = 75 POINTS. (MAX.CAPPING 75 POINTS)

2) IMPROVEMENT BONUS-7%

12500RBV:12500RBV = 50 POINTS. (MAX.CAPPING 50 POINTS)

3) YATRA BONUS-8%

25000RBV:25000RBV = 50 POINTS. (MAX.CAPPING 50 POINTS)

4 LIFE STYLE BONUS -10%

50000RBV:50000RBV =50 POINTS. (MAX.CAPPING 50 POINTS)

5) LEADERSHIP DEVELOPMENT BONUS-5%

200000RBV:200000RBV =50 POINTS. (MAX.CAPPING 50 POINTS)

6) CAR BONUS -3%

750000RBV:750000RBV= 13 POINTS

7) DREAM HOUSE BONUS -2%

2500000RBV:2500000RBV= 4 POINTS

8) ROYAL DISTRUBUTOR BONUS -1%

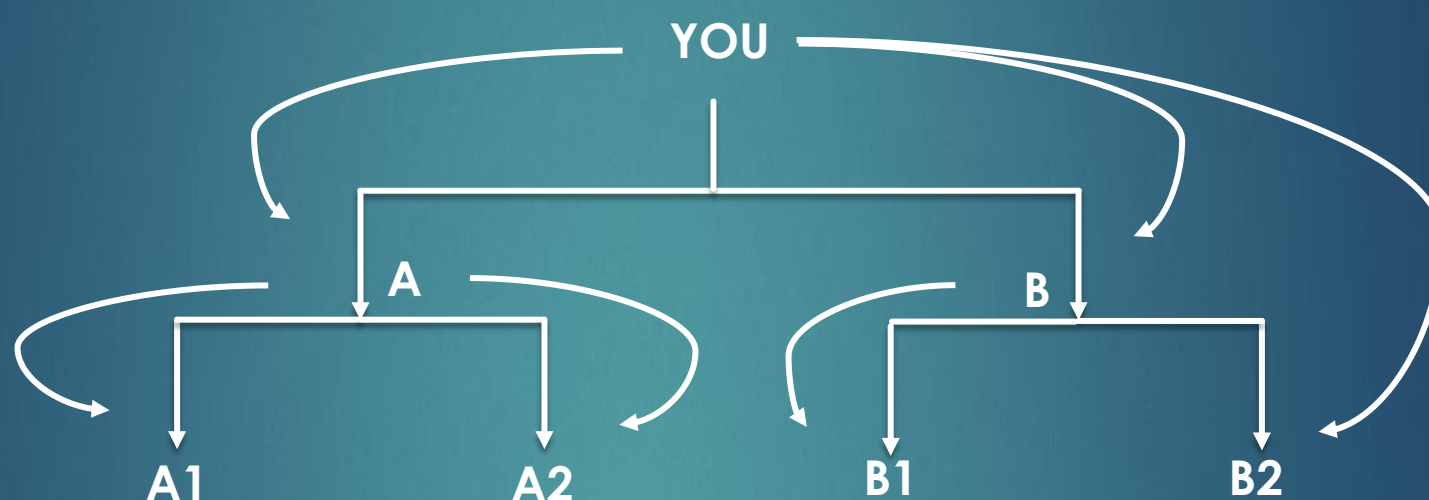
10000000RBV:10000000RBV= 1 POINT

13: ROYALTY BONUS

- 1) On first level you get 4% of his income. (On sponsor differential bases).
- 2) On second level you get 2% of his income. (On sponsor differential bases).

(2000 RBV SELF REPURCHES ONCE IN LIFE IN SINGLE INVOICE)

Example:



- 1) YOUR FIRST LEVEL IS A, B AND B2.
- 2) YOUR SECOND LEVEL IS A1, A2 AND B1.
- 3) A1 AND A2 IS TEAM A FIRST LEVEL & B1 IS TEAM B FIRST LEVEL.

EARNING: -

- On first level you get 4% of his income.
- On second level you get 2% of his income.

NOTE: - To get the royalty bonus you should do the self-repurchase of 2000RBV ONCE IN LIFE IN SINGLE INVOICE, if you not do the self-repurchase then your royalty bonus income will be dynamic compress to your Sponsor on that particular month.

14: REWARD & RANK



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REWARD & RANK				
SL. NO.	RANK	POINTS	DAYS FROM D.O.A	REWARDS
1	EDUCATED DISTRIBUTOR	10	90	TIE
2	MASTER DISTRIBUTOR	15	+15	BUSINESS BAG
3	STAR	35	+45	5,000/-
4	BRONZE	60	+30	10,000/-
5	SILVER	150	+60	LED TV
6	GOLD	900	+240	SPLENDER BIKE
7	PLATINUM	3000	+365	KIA CAR
8	SAPPHIRE	9000	+365	MG HECTOR CAR
9	RUBY	18000	+365	FORTUNER CAR
10	DIAMOND	42000	+365	MERCEDES CAR
11	CROWN	90000	+548	JAGUAR CAR
12	ROYAL CROWN	180000	+730	FERRARI CAR
13	CROWN AMBASSADOR	400000	+913	ROLLS-ROYCE CAR

NOTE:-

1. For reward & rank income (repurchase + binary business) 2500BV:2500BV = 0.5 POINT, 5000BV:5000BV = 1 POINT, AND 10000BV:10000BV = 2 POINTSWill be counted.
2. In Reward and Rank the business will be counted on monthly bases (Accumulated binary BV + Accumulated Repurchase RBV counted.)
3. If any Distributors are not achieve the reward in time then the Reward will be lapsed but rank will be not lapsed.
4. Once you achieve the Rank then it's never goes down.

CONTRACT OF DISTRIBUTORSHIP

TERM AND CONDITIONS



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This document constitutes the Contract between Direct Seller/Distributor and Charutar Cosmetics Pvt. Ltd., a public listed entity having its registered office at 201-202, Shyam Aroma-A, Near Parivar Char Rasta, waghodiya Road, Vadodara hereafter referred as Company/Direct Selling Entity.

CCPL is a mere adjective for Direct Selling Business arm of Charutar Cosmetics Pvt. Ltd. It is not a legal entity but represents the Direct Selling Platform of the Company. CCPL is an abbreviation for Charutar Cosmetics Pvt. Ltd. and it is frequently used instead of Company in following agreement.

This digital/physical Distributor Application Form, when fully completed, signed by the applicant(s) and duly accepted by Charutar Cosmetics Pvt. Ltd. ("CCPL") shall be the part of Contract for distributorship. **Goods return Policy** and **CCPL code of Ethics** are additional documents, which should be read in conjunction to this Contract. All these documents together constitute the Distributor Agreement henceforth referred as "Agreement" between CCPL, and the applicant(s) whose signature and other identification data appear on the Application Form.

This Contract contains various modifications/amendments in light of "Office memorandum" F No. 21/18/2014-IT (Vol-II) issued by Government of India, Ministry of Consumer Affairs, Food and Public Distribution and Department on Consumer Affairs situated at Krishi Bhavan, New Delhi on 9th September 2016. This office memorandum shall be further referred as Government Guidelines, 2016.

This Contract of Distributorship should be read in light of above said Office Memorandum and should be viewed as reflection of the same. The spirit of this contract includes all the points mentioned in the above said Government Guidelines including but not limited to following.

CCPL appoints the undersigned- identified applicant(s) as Distributor/Direct Seller of CCPL products and the applicant(s) (herein after individually and collectively referred to as the "Distributor/Direct Seller") accept(s) such appointment. Distributor may, on a non-exclusive basis, purchase, and stock-transfer CCPL product from CCPL outlets or CCPL Depots, to resell, distribute, demonstrate and market in the territory of India.

1. Distributor hereby confirms that he/she has entered into this Agreement as an independent direct seller. Nothing in this Agreement shall establish an employment relationship, or any other labour relationship between the Distributor and CCPL, and nothing shall establish the Distributor's position as procurer, broker, commercial agent, contracting representative or other representative of CCPL as mentioned and included but not limited to Government guidelines issued on **9th September 2016**. When purchasing and selling CCPL products, the Distributor shall act as an independent vendor, acting in his/her own name, at his/her own responsibility and for his/her own account.

a) Sale of Goods by Direct Seller may attract GST. GST applicable on Stock Transfers availed from CCPL Outlets would be liability of the Company whereas goods purchased and resold by Direct Seller to various prospects or consumers may attract additional GST. Such tax liabilities would be sole responsibility of the Direct Seller. Company would inform the Direct Seller about their GST liabilities as per prevailing Sales Tax regime however in lack of communication; Direct Seller is advised to maintain his/her accounts to deposit requisite GST liabilities at his/her end.

2. Direct Seller/Distributor shall not sell any CCPL product for a price exceeding the Maximum Retail Price. Distributor may charge, at his discretion, any price that is lower than the Maximum Retail Price indicated on the label of any product or in any, then applicable, price list issued by CCPL. Changing prices by malpractices like pasting stickers, blacking out prices etc. would be viewed as legal offense.

3. Direct Seller/Distributor shall assess the capability of the consumer/prospect and would not recommend quantities that are not easily resalable by the consumer/prospect/direct seller.

4. Direct Seller would carry his identity card and produce the same before meeting any prospect. He /She would follow a strict discipline and seek appointment of the Prospect before entering their premises.

5. Direct Seller would disclose the identity of Direct Selling Entity/Company without request and explain the nature of products being offered.

6. Direct Seller would enlist and explain accurate information of the product. He/she would not exaggerate the product and would stick to the product information and ingredients printed on the product. He / She would clearly explain the goods return policy, place of replacement and modus of repayment. Direct Seller would also explain the nature of unsalable product, which would not be replaced under normal circumstances.

7. Direct Seller would inform following at time of sales:

- a. Name, address, distributor ID number, identity proof number and telephone number to the new prospect/consumer. The new prospect or consumer should be able to contact the direct seller easily after the goods are being sold.
- b. Complete description of product being sold or to be supplied.
- c. Goods return policy and whether the consumer would receive full or partial refund as per company's policy.
- d. Order date and amount to be paid by consumer. This should be the same or lower than invoice value.
- e. Inform the consumer/prospect about customer relationship module (crm) of the company. The consumer or prospect should be clearly explained about complaint redressal mechanism of the company.

8. A Direct Seller would not:

- a. Use deceptive, misleading and/or unfair trade practices including but not limited to various guidelines issued time to time.
- b. Use misleading, false, deceptive and/or unfair recruiting practices like joining various members of the family suggesting better compensation benefits. Exaggerate the potential earning of the Direct Seller position during his/her formal or informal discussions. Direct Seller should keep in mind that he or she would not instigate false potential through any means in the mind of the prospect/consumer.
- c. Make any factual representation to the prospect/consumer, which cannot be verified or cross-checked. He or she would not make any promise that cannot be fulfilled at his/her own capacity or from Company's perspective.
- d. Present Direct Selling business advantages in a false or deceptive manner. Direct Seller should not exaggerate the advantages of Direct Selling industry in a capacity, which cannot be accomplished by the prospective consumer/direct seller.
- e. Knowingly make, omit, engage or cause or permit to be made, any representation relating to the direct selling operation, including remuneration system and agreement between the company and the Direct Seller/Distributor, or the goods being sold by the company in a false or misleading manner.
- f. Encourage purchasing goods in unreasonably large amounts.
- g. Provide literature, which is not collateral property of the company. Provide such literature, which is not issued by the company both within and outside the Direct Selling Entity/Company.
- h. Require prospective or existing direct sellers to purchase any literature or training material or sales demonstration equipment.

9. Direct Seller would work exclusively for CCPL and would not promote any product or service from other Direct Selling Platform.

- a. Direct Seller would not use CCPL platform to promote or sell any other product, which is not affiliated by the Parent Entity/CCPL.

10. Relation between Company and the Direct Seller/Distributor and* all his/her activities hereunder shall be governed, in addition to this Agreement, by the rules contained in the CCPL Sales and Marketing Plan and CCPL Code of conduct.

11. Their relationship shall also be governed through Guidelines by Government of India. Where in the contract is enforceable from both sides by giving a due notice of 90 days under jurisdiction of Vadodara. Under this agreement:

The Distributor confirms that he/she has received a copy of Official Documents and has read the terms and conditions thereof and agrees to be bound by them in addition to this Agreement. Company/CCPL may amend from time to time, any of the terms and conditions of the Official Documents through notice on its website WWW.CCPL.WORLD If any Distributor does not agree to be bound by such amendment he/she may terminate this Agreement within 45 days of such publication by giving a written notice to CCPL. Distributor's continued relationship with CCPL would constitute an affirmative a) acknowledgment by the Distributor of the amendment and modifications and b) Agreement by the Distributor to abide and be bound by this Agreement, Official Documents and its modifications.

12. This Agreement becomes effective from the date of acceptance by CCPL of the Applicant's contractual offer in the form of this fully completed Distributor Application form in digital or Hard copy. Acceptance of the offer shall be automatically communicated by sending to the Distributor, a Distributor Identification Card or upon entering the particulars of the Distributor in CCPL's Distributor Database, whichever is earlier. Upon acceptance of the agreement, Distributor is given an access to the portal to build his/her business. The Distributor Identification Card is and shall remain the property of CCPL and Distributor shall return it to CCPL without any delay upon termination or expiration of this Agreement.

13. The Co-Applicant/Second Authorized Representative acknowledges that CCPL will deal exclusively with the Primary Applicant/First Authorized Representative in respect of all business matters, and also pay commission and / or any other incentives to and in the name of the Primary Applicant/Entity. The second authorized representative or nominee will become first authorized Direct Seller only in case of death of first representative or through a written request letter. Such request would be considered by the Company as per its policies and the Company reserves rights to deny such change.

14. CCPL will make all payments on account of returns or refunds through Bank transfers/account payee cheque drawn in favour of Primary Applicant/Entity only.

15. The Distributor agrees to receive SMS & Email notifications from CCPL& its affiliates concerning their CCPL Business.

16. The Distributor needs to activate the distributorship **within 120 days** of joining by doing any personal purchases of CCPL products for retailing/self-consumption. Failure to activate the distributorship will result in automatic termination of this agreement.

17. In case of non-fulfilment of self-purchase activation, Distributor/Direct Seller can only work in one organization, which would be called main organization.

a. On fulfilment of self-purchase activation condition, Direct Seller can start as many new organizations as he/she deems fit.

18. The distributor will be allowed to sponsor a prospect in his/her "Other" organization of CCPL business only after activating his/her distributorship.

a. Other means newly created organizations excluding the main organization

b. Main means that organization in which Direct Seller's proposer is placed and group of direct sellers are building it holistically.

19. Direct Seller cannot take any type of Fee including Training or Demonstration fee from the prospect or consumer. Such an action would be a legal offence and shall be dealt strictly.

20. Direct Seller cannot charge any type of registration fee from the prospective consumer or prospect.

21. CCPL may reject this application for any reason, at its discretion, including if the application contains incomplete, inaccurate, false or misleading information. Any alteration or modification will be subject to verification. Acceptance of application is sole discretion of the Company management and its decision would remain final.

22. Family members joining as new distributors:

a. Any distributor having blood relation with an existing distributor can be placed only in the same organization as the existing distributor. He /She cannot be placed in Cross-Organization.

b. In case of failure to identify immediately and acceptance of the application by the Company; Distributor would be at risk of termination of such ID as and when identified.

23. This Agreement is entered into on a personal basis and neither this Agreement nor any of the rights or obligations of Distributor arising under this Agreement may be assigned or transferred without the prior written consent of CCPL.

24. Any dispute, differences or claim arising out of as in connection with this Agreement shall be submitted to binding arbitration and shall be referred to the sole Arbitrator appointed in accordance with the rules and regulation of International Centre for Alternate Dispute Resolution as a fast track arbitration.

25. The venue of such arbitration shall be at Vadodara and the award of the Arbitrator shall be final and binding on all parties. The courts at Vadodara jurisdiction only shall alone have jurisdiction in relation to this Arbitration Agreement and any award arising therefrom.
26. All income will must to be distributed as per company's turnover.
27. I hereby confirm that I have attained the **age of 18 years** prior to my application for distributor registration to **Charutar cosmetics Pvt. Ltd.**
28. I also agree that CCPL can use my name and photo for promotion / demonstration or advertisement purpose and I will not claim or ask for compensation in any form for the same.
29. CCPL and their service provider are entitled to make calls and send promotional manage on my mobile number .
30. I shell become distributor upon acceptance of the application by CCPL and he/she is not an employee, agent or to be partner of the company. He/she as a distributor I shall have to right to present market the service and products offer by CCPL.
31. CCPL is not provided any type of meeting accommodation (expect Head office of CCPL conformance/meeting hall) if distributor is arranging such type of activities than company (CCPL) will not responsible for any type of misshaping done by distributor or others.
32. Once the joining Activation process is complete, the sponsor cannot be changed under any circumstances.
33. Weekly closing will be done between Thursday to Wednesday (every Wednesday is closing date) and pay-out will relished on Friday every week.
34. CCPL will deduct 1% from each pay-out for the helping of your family and other's person. This fund is known as welfare fund.
35. TDS/GST will be deducting as per government norms.
36. For reward & rank income (repurchase + binary business) 2500BV:2500BV = 0.5 POINT, 5000BV:5000BV = 1 POINT, AND 10000BV:10000BV = 2 POINTSWill be counted.
37. In Reward and Rank the business will be counted on monthly bases (Accumulated binary BV + Accumulated Repurchase RBV counted.)
38. RBV Repurchase every month on self id is compulsory to get repurchase income. If anyone do not do the repurchase on that particular months then he/she can do repurchase of both month then the pay-out will be released of both months of that particular month if he/she do not do repurchase then there pay-out will be on carry forward, and when he/she will do the self-repurchase previous all missing months then his/her all carry forward pay-out will be released on that particular months. For E.G.- If You not do the self-repurchase on month of January, February but you want do the self-repurchase on the month of March than you should be do the self-repurchase of 500BV x 3- MONTHS = 1500BV Together (in that month).
39. If any Distributors are not achieve the reward in time then the Reward will be lapsed but rank will be not lapsed.
40. Once you achieve the Rank then it's never goes down.
41. Reward will be given after completion of 120days from the date of achievement.
(E.g., - January, May, and September month Reward will be distributed). (*date/month announce latter).

42. CCPL does not guarantee any incentive of income any to distributor earning from the CCPL. Compensation plan solely depends upon distributor's own skill, ability and performance at sales promotion.

43. All calculations given in the brochure are just for example.

44. CCPL does not guarantee any incentive of income any to distributor earning from the CCPL. Compensation plan solely depends upon distributor's own skill, ability and performance at sales promotion.

45. All payout will be distributed on company turn over RBV according to slab %(percentage) Of company monthly RBV/Total point collected = point value.

46. At the end of every month your monthly business will flash out or become zero.

47. In General

This document governs your relationship with WWW.CCPL.WORLD ("Website"). Access to and use of this Website and the products and services available through this Website (collectively, the "Services") are subject to the following terms, conditions and notices (the "Terms of Service"). By using the Services, you are agreeing to all of the Terms of Service, as may be updated by us from time to time. You should check this page regularly to take notice of any changes we may have made to the Terms of Service.

Access to this Website is permitted on a temporary basis, and we reserve the right to withdraw or amend the Services without notice. We will not be liable if for any reason this Website is unavailable at any time or for any period. From time to time, we may restrict access to some parts or all of this Website.

This Website may contain links to other websites (the "Linked Sites"), which are not operated by WWW.CCPL.WORLD has no control over the Linked Sites and accepts no responsibility for them or for any loss or damage that may arise from your use of them. Your use of the Linked Sites will be subject to the terms of use and service contained within each such site.

48. Privacy Policy

Our privacy policy, which sets out how we will use your information, can be found at Privacy Policy. By using this Website, you consent to the processing described therein and warrant that all data provided by you is accurate.

49. Product disclaimer

The information about our products as available in our Health Guide or in this Web site is not intended to prevent, diagnose, treat, or cure any disease. This information is intended as an introduction to value addition in life through supplements. Our products aim at maintaining holistic balance in body and immunity level but are no way substitute of physicians' diagnosis. We are not medical professionals or researchers and we cannot prescribe what product can cure your disease. We cannot answer medical questions to prescribe cures, treatment or to guess what is wrong with you. Consult your doctor about your health conditions and use our supplements for value addition in life. Any product used in excessive amounts will invite problems.

50. Website disclaimer

The contents of this site are only for information purpose. Users are advised to rely on information posted herein for any purpose only after verification and confirmation of the same from authentic and authoritative sources. This website is run by an independent CCPL distributor who takes entire responsibility of the content and advertisement on it. This is not Company's Official website and CCPL shall not provide or claim authenticity or quality of products sold through this website. You may visit the official web site of Charutar Cosmetics Pvt. Ltd., WWW.CCPL.WORLD for resolving your doubts or for any clarifications regarding the company and its products. CCPL Products are not Medicine, please consult your Doctor, these products are only Food Supplements and Dietary/Nutritional Supplements. There may be time gap in internet / online posting / transmission of information and availability of such information at browsers' end. Exact status may be confirmed from source. We are running this website, to promote our Business within our own network. The Payment Gateway, which we mentioned in this website is our personal Account, the money collected from this website is not on behalf of the company. The person who deposits the money shall not claim any product or damages from the Company (CCPL) for the services we have promised.

51. Prohibitions

Who already registered as distributors in CCPL are should not fill any form and do not purchase in this web site? Please go to the company official web site WWW.CCPL.WORLD for online purchase and other supports. The services available in this web site for only new customers, who are interested and requested to become a royal customer cum distributor with my team. Once you register as a user, you will not fill any other registration form elsewhere and on your behalf, you will permit us to fill the CCPL registration form and to mention your name where ever your signature is required.

You must not misuse this Website. You will not: commit or encourage a criminal offense; transmit or distribute a virus, Trojan, worm, logic bomb or any other material which is malicious, technologically harmful, in breach of confidence or in any way offensive or obscene; hack into any aspect of the Service; corrupt data; cause annoyance to other users; infringe upon the rights of any other person's proprietary rights; send any unsolicited advertising or promotional material, commonly referred to as "spam"; or attempt to affect the performance or functionality of any computer facilities of or accessed through this Website. Breaching this provision would constitute a criminal offense and WWW.CCPL.WORLD will report any such breach to the relevant law enforcement authorities and disclose your identity to them.

We will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses or other technologically harmful material that may infect your computer equipment, computer programs, data or other proprietary material due to your use of this Website or to your downloading of any material posted on it, or on any website linked to it.

52. Intellectual Property, Software and Content

The intellectual property rights in all software and content (including photographic images) made available to you on or through this Website remains the property of WWW.CCPL.WORLD or its licensors and are protected by copyright laws and treaties around the world. All such rights are reserved by WWW.CCPL.WORLD and its licensors. You may store, print and display the content supplied solely for your own personal use. You are not permitted to publish, manipulate, distribute or otherwise reproduce, in any format, any of the content or copies of the content supplied to you or which appears on this Website nor may you use any such content in connection with any business or commercial enterprise.

53. Terms of Sale

By placing an order, you are offering to purchase a product on and subject to the following terms and conditions. All orders are subject to availability and confirmation of the order price.

Dispatch times may vary according to availability and subject to any delays resulting from postal delays or force majeure for which we will not be responsible.

In order to contract with WWW.CCPL.WORLD you must be over 18 years of age and possess a valid credit or debit card issued by a bank acceptable to us. WWW.CCPL.WORLD retains the right to refuse any request made by you. If your order is accepted, we will inform you by email and we will confirm the identity of the party which you have contracted with. This will usually be WWW.CCPL.WORLD or may in some cases be a third party.

Where a contract is made with a third party WWW.CCPL.WORLD is not acting as either agent or principal and the contract is made between yourself and that third party and will be subject to the

Terms of sale which they supply you. When placing an order, you undertake that all details you provide to us are true and accurate, that you are an authorized user of the credit or debit card used to place your order and that there are sufficient funds to cover the cost of the goods. The cost of foreign products and services may fluctuate. All prices advertised are subject to such changes.

(a) Our Contract

When you place an order, you will receive an acknowledgement e-mail confirming receipt of your order: this email will only be an acknowledgement and will not constitute acceptance of your order. A contract between us will not be formed until we send you confirmation by e-mail that the goods which you ordered have been dispatched to you. Only those goods listed in the confirmation e-mail sent at the time of dispatch will be included in the contract formed.

(b) Pricing and Availability

Whilst we try and ensure that all details, descriptions and prices which appear on this Website are accurate, errors may occur. If we discover an error in the price of any goods which you have ordered we will inform you of this as soon as possible and give you the option of reconfirming your order at the correct price or cancelling it. If we are unable to contact you, we will treat the order as cancelled. If you cancel and you have already paid for the goods, you will receive a full refund.

Delivery costs will be charged in addition; such additional charges are clearly displayed where applicable and included in the 'Total Cost'.

(c) Payment

Upon receiving your order, we carry out a standard authorization check on your payment card to ensure there are sufficient funds to fulfil the transaction. Your card will be debited upon authorization being received. The monies received upon the debiting of your card shall be treated as a deposit against the value of the goods you wish to purchase. Once the goods have been dispatched and you have been sent a confirmation email the monies paid as a deposit shall be used as consideration for the value of goods you have purchased as listed in the confirmation email.

(d) CCPL Distributorship

Upon receiving your joining request to become a CCPL Distributor, that he/she has read, understood and accepted all the terms and conditions on the Application + Agreement Form and agrees to comply by all the terms laid down. To become a CCPL Distributor is FREE, the distributor also agrees to read and comply by further amendments, which will be made from time to time of Company.

54. Disclaimer of Liability

The material displayed on this Website is provided without any guarantees, conditions or warranties as to its accuracy. Unless expressly stated to the contrary to the fullest extent permitted by law WWW.CCPL.WORLD and its suppliers, content providers and advertisers hereby expressly exclude all conditions, warranties and other terms which might otherwise be implied by statute, common law or the law of equity and shall not be liable for any damages whatsoever, including but without limitation to any direct, indirect, special, consequential, punitive or incidental damages, or damages for loss of use, profits, data or other intangibles, damage to goodwill or reputation, or the cost of procurement of substitute goods and services, arising out of or related to the use, inability to use, performance or failures of this Website or the Linked Sites and any materials posted thereon, irrespective of whether such damages were foreseeable or arise in contract, tort, equity, restitution, by statute, at common law or otherwise. This does not affect WWW.CCPL.WORLD liability for death or personal injury arising from its negligence, fraudulent misrepresentation, and misrepresentation as to a fundamental matter or any other liability which cannot be excluded or limited under applicable law

55. Linking to this Website

You may link to our home page, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it, but you must not establish a link in such a way as to suggest any form of association, approval or endorsement on our part where none exists. You must not establish a link from any website that is not owned by you. This Website must not be framed on any other site, nor may you create a link to any part of this Website other than the home page. We reserve the right to withdraw linking permission without notice.

Disclaimer as to ownership of trademarks, images of personalities and third-party copyright Except where expressly stated to the contrary all persons (including their names and images), third party trademarks and content, services and/or locations featured on this Website are in no way associated, linked or affiliated with WWW.CCPL.WORLD and you should not rely on the existence of such a connection or affiliation. Any trade marks/names featured on this Website are owned by the respective trade mark owners. Where a trade mark or brand name is referred to it is used solely to

describe or identify the products and services and is in no way an assertion that such products or services are endorsed by or connected to WWW.CCPL.WORLD

56. Indemnity

You agree to indemnify, defend and hold harmless WWW.CCPL.WORLD, its directors, officers, employees, consultants, agents, and affiliates, from any and all third-party claims, liability, damages and/or costs (including, but not limited to, legal fees) arising from your use this Website or your breach of the Terms of Service.

57. CANCELLATION/REFUND POLICY

Product Return policy in Binary Plan

In binary plan the product return will be accepted within 30 days from the date of purchase. After the expiration of the 30 days period or if the product is not in resalable condition CCPL will issue no refund.

- (a) CCPL will refund any dissatisfied product purchase on 100% of D.P Value for period of 7 days from the date of purchase,
- (b) CCPL will refund any dissatisfied product purchase on 40% of D.P Value for period from 8days to month end. From the date of purchase payment will be made upon receipt of the returned product and it is deemed to be in resalable condition.
- (c) After the expiration of the 30 days period or if the product is not in resalable condition CCPL will issue no refund.
- (d) After return the products the B.V will be adjust on next coming week B.V OR all Pay-out.

They have to provide a reason and return the said products. In case the customer returns the product, CCPL will replace at no cost. Items that may have been damaged during shipping or are otherwise defective in nature.

- Product Return Form
- Reason for return
- Copy of Invoice
- Products to be returned
- Please Note: Product Return Policy is NOT valid on Electric items if opened.

Product Return Policy in Generation Plan

In case of any dissatisfaction, manufacturing or packaging defect, customers/Distributors can return/exchange the product. The customers/Distributors must contact the Distributor/Company from whom they had purchased the same, within 30 days from the date of purchase. After the expiration of the 30 days period or if the product is not in resalable condition CCPL will issue no refund. They have to provide a reason and return the said products. In case the customer returns the product, it is the distributor's obligation to satisfy the customer's need for money refund or replacements of products.

The Distributor can then return these products, with original Invoice to the Company. The Company will replace these products free of cost or if the distributor does not want the same products, the Company will give a cash voucher of the same amount, which can be used by the Distributor for purchasing products of their choice. After return the products the R.B.V will be adjust on previous month or current month R.B.V OR Pay-out.

- Product Return Form
- Reason for return
- Copy of Invoice
- Products to be returned
- Please Note: Product Return Policy is NOT valid on Electric items if opened.

58. Variation

WWW.CCPL.WORLD shall have the right in its absolute discretion at any time and without notice to amend, remove or vary the Services and/or any page of this Website.

59. Invalidity

If any part of the Terms of Service is unenforceable (including any provision in which we exclude our liability to you) the enforce-ability of any other part of the Terms of Service will not be affected all other clauses remaining in full force and effect. So far as possible where any clause/sub-clause or part of a clause/sub-clause can be severed to render the remaining part valid, the clause shall be interpreted accordingly. Alternatively, you agree that the clause shall be rectified and interpreted in such a way that closely resembles the original meaning of the clause /sub-clause as is permitted by law

60. Complaints

We operate a complaint handling procedure which we will use to try to resolve disputes when they first arise, please let us know if you have any complaints or comments.

61. Waiver

If you breach these conditions and we take no action, we will still be entitled to use our rights and remedies in any other situation where you breach these conditions.

62. Entire Agreement

The above Terms of Service constitute the entire agreement of the parties and supersede any and all preceding and contemporaneous agreements between you and WWW.CCPL.WORLD. Any waiver of any provision of the Terms of Service will be effective only if in writing and signed by a proprietor/owner of WWW.CCPL.WORLD

ONLINE FORM WHICH IS GIVEN TO OUR SIGNUP PAGE IN WEB SITE. WWW.CCPL.WORLD THIS IS COMPUTRIZE GENERATED DISTRIBUTORN TERM AND CONDATION SO NO NEED THE SIGNATURE JUST YOU CLICK THE ACCEPT IT COLUM IN.



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