



SYNERGY CLUB

74/46, Sonaiah Street, Javahar Nagar,
Thirumangalam, Madurai - 625 706.

78, Rajunaidu Layout, 2nd Street, 100 Feet Road,
Gandhipuram, Coimbatore - 12. **0422 4395393**
www.synergyclub.info synergyclub@yahoo.com

Member Application Form

Name

Father / Husband Name

Date of Birth Gender Male Female

Address

City

District

State

Pin code

Phone Mobile

Email

Nominee Name

Nominee Relationship

Bank & PAN Details

Account Number

Bank Name

Branch

NEFT / IFSC Code

PAN Number

Sponsor Details

Sponsor Name & ID

Placement Left Right

Membership Type

Tour Package

Land Package

Amount Paid

Proof of identity & address Passport Voter`s ID PAN card Driving License

Others (Please specify):.....

After careful reading or hearing read by others, I register myself as member of synergy club. The independent Business Associate (IBA) have clearly explained me the business system and the opportunity in my own language.

Date :

Place :

Signature

Terms & Conditions

The Applicant is required to read through and understand the terms and conditions, policies procedures, code of ethics and business opportunities of the company as given below and from the website named www.synergyclub.info This applications / agreement from is considered as an authentic and legally binding document. This contract is between the applicant (here in after referred to as IBA) and (hereinafter referred to as company if the applicant agrees to adhere to and abide by the conditions mentioned hereunder and in the website named "www.synergyclub.info he /she shall become a membership (IBA) fee to the company by way of a crossed demand draft.

The member as well as Independent business Associate (IBA) means the person entered in to contract.

The Products means the Tours Packages & other Products sold by the company to the IBA /Customer

The Payments means the amount payable by a IBA / Customer to the Company

The Payouts means the commission payable to the respective IBA for the sales made by them.

Payments towards membership can be remitted by Demand Draft favouring Synergy Club, payable at madurai.

The sales done by IBA by way of direct marketing is at their sole and personal discretion only and is not done under any force or undue influence. Genealogical report information is proprietary confidential to the Company. It is referred to in the marketing plan which may vary from person to person (and any time to time). IBA do not have any claim, what so ever if they do not perform to the required levels.

All the payouts shall be made in the form of cheques / Demand Drafts / Bank Transfer only and in no case it shall be in cash. The payments shall be made after deduction of TDS, Repurchase, Admin Charges, Promotional etc., as in force from time to time.

The Company reserves the right in payments to fix the ceiling limit in payouts to the IBA

IBA should conduct himself in a civilised and courteous manner while representing the company's business, during all company events as well as at all company's distribution centres or offices.

IBA shall independent contractor ans is not an employee or the representative / agent of the company or any other member : however he shall be an authorised IBA of the company authorised to do the business in accordance with the scheme only.

IBA shall abide to companies rules and regulations, policies, procedures as amended from time to time by the company at its sole discretion.

IBA will not appoint any sub IBA under him except by way of sponsorship to the company.

IBA / Customer shall not accept any independent payments or cheques in his name from any of subordinate associates or new IBA willing to become associates. All the payments shall be received through demand draft in favor of Synergy Club only and cash , if any to be deposited directly with the company.

IBA shall not introduce and/ or sell any products or services not approved by the company through the company's network or IBA.

IBA shall not in any way misrepresent the quality, performance or availability of Company products. An IBA will indemnify Company for any claims, costs or damages arising from such misrepresentation.

IBA does not hae the authority to bind the Company to any obligation, agreement or commitment of any kind. The IBA must not at any manner, suggest or imply that he/she is in employment or in joint venture, an agent or a legal representative of Company. He/she shall not make any misuse of the supplied brochures, pamphlets and other publicity materials of the Company.

IBA intending to do any kind of promotional activities for the development of their business viz., printing of brochures, visiting Cards, press advertisements etc., should obtain the prior, written approval and consent of the Company well in advance.

IBA will be responsible for their decisions and expenditure incurred by them in this business. Company will not be responsible for any loss, cost claim or liability in this respect

IBA will be liable/responsible for any kind of acts, deeds, omissions, and commissions etc., committed by him and also by his down lines/ Team during the course of the business.

Inactive IBA as will be terminated governed by the rules and regulation of the Company as in force from time to time.

The Company reserves the right to terminate the IBA without notice, his/her site will be blocked, his/her payouts will be with held and suitable legal action will be initiated, if the Management finds that he/she engages himself/herself in the following activities.

- a. Providing false information / misrepresentation about Company, its Products and its business
- b. work adversely against the interest of Company
- c. using Company's name, logo, marketing plan and other materials for marketing products other than our products.
- d. poaching/Cross sponsoring / malpractice / unfair activities / promoting / canvassing any other business in Company's premises / venue
- e. spreading rumors/interference in the normal conduct of the business
- f. missing Company's marketing plan in any way / by any means.

The Company reserves the right to modify its business systems, terms and conditions, products, schemes, marketing Plans, Prices, Policies and Procedures deemed fit from time to time without any notice.

The Company is not responsible for any un authorised any transaction / business / sale carried on by any of its IBA.

The Company reserves the right to reject any application thereof for any reason at its discretion.

The website of the Company, Brochures, Publicity materials and official documents of the Company will stand final for any clarification/details.

The Company shall not be liable for any non-performance of its obligations or consequences thereof under this agreement due to situations and circumstances beyond its reasonable control.

In the event of any dispute arising between the IBA / Customer and the company, relating to any matter concerned with appointment of IBA or the subject thereof or in relation thereto and whether as to the construction or otherwise, the same shall be referred for Arbitration under the Arbitration and Conciliation Act 1996. Sole Arbitrator shall be appointed by the company shall adjudicate the dispute and the decision of the Arbitrator is final and binding on both the parties. The venue of arbitration shall be subjected to jurisdiction. The terms and conditions are governed by the laws of India and any dispute other than arbitration act if any shall be subject to the jurisdiction of the courts of Madurai.

I have read and agree to the terms and conditions of Synergy Club.

Date : _____ Place : _____

Witness:

Signature