FRANCHISE FORM Application letter for Franchise holder



MORE INFORMATION

SR NO 55 RUSTAM COMPLEX, LOHAR PADA PALGHAR, VASAI-VIRAR THANE. MAHARASHTRA, INDIA, 401208

- +022 49616828
- www.nrlb.store / info@nrlb.store
- nasso.rlb.ltd@gmail.com

Affix Passport size Photo	
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Write Your Personal Information:

Name of the Franchise :				
(PLEASE USE CAPITAL)				
Franchise holder's Name: : (PLEASE USE CAPITAL)				
Franchise type: :			Gender :	Male Female
PAN Card No.		Assoc. I	D:	
	RESIDENTI	AL DETAILS		
Present Addre	ess (Residences)			
State :	Country :		Postcode :	
Phone Number		E-Mail:		

KYC DOCUMENTS REQUIRED:

- 2 Passport size photos
- Address Proof copy
- ID Proof Copy
- Pan Card Copy
- Current Bank Account Copy
- GST Copy, FSSAI & Trade License
- GST No (if applicable):

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Name of the Franchise : (PLEASE USE CAPITAL)		
Father's/Husband's Name:		
Associate Seller ID:		Gender : Male Female
PAN Card No. :		Assoc. ID:
Occupation :		Qualification:
Date Of Birth :		Email id :
Bank Acc No. :		IFSC Code :
Name And address of Bank:		——PAN No. :
Residential Address:		
City :	Post :	Tehsil :
Dist. :	State :	Pin Code :
Phone Number	Mobile N	o. :
2.INFORMATIONS RELAT	ΓED TO FRANCHISE: -	
Name of the Franchise : (PLEASE USE CAPITAL)		
Complete Postal Address of the FRANCHISE		
City :	Post :	Tehsil :
Dist. :	State :	Pin Code :
Whether proposed premises Total Area and Constructed Name of the nearest Depot/D	s is owned/Relative/leased/rente Area: - DISTRICT FRANCHISE from the pr	where PUC's set up is proposed: - ed: - eoposed FRANCHISE: - I FRANCHISE (If different from the applicant): -
City :	Post :	Tehsil :
Dist. :		
GSTIN of :		Signature of: the Applicant

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3. DECLARATION (BY APPLICANT)

- I hereby declare that the particulars given by me in this "FRANCHISE Application cum Allotment Form" are correct to the best of my knowledge and belief and Complete in all respects.
- I also declare that any change in the above information after its submission will be communicated to Real life Business Private Limited.
- I have read and clearly understood the terms and conditions of this "FRANCHISE Application cum Allotment Form", and I undertake to abide by

	Siç	gnature of the Applicant
DECLARATION (BY REFERRAL AND	ROYALTY ACHIEVER)	
lief and Complete in all respects. We also dec to any agreements or contracts with the Com	clare that we have known the Applicant since	ent Form" are correct to the best of my knowled and confirm that the Applicant is capable of ent operate/manage the FRANCHISE of the Compar se or claim.
Name of Referral	Associate No.	Signature of Referral
Name of ROYALTY Achiever	Direct Seller No	Signature of ROYALTYAchiever
		Signature of the Applicant
mited, a company incorporated under the Con	npanies Act, 2013 with its CIN: U20237MH2023 ADA, PALGHAR VASAI THANE 401208 MAHAR EMARK NAME: RLB_ REALLIFE BUSINESS (TM I	") is owned by Nasso Real life Business Private PTC415380 & PAN NO. AAJCN2961P. And Registe ASHTRA. Contact number +91 99200 55526, 022 4 Registration Number), REALLIFE BUSINESS_(TM
gistration Number / Trade Mark No. 4913645),		
gistration Number / Trade Mark No. 4913645), All Pay Out are subject to TDS (as per Income		all direct sellers to upload their KYC documents.
gistration Number / Trade Mark No. 4913645), All Pay Out are subject to TDS (as per Income ness a month. Bank Transfer will be done minital of the information and products displayed by the main) are all provided in an informational and	mum amount is Rs. 250/ It is mandatory for a e Company(NASSO REALLIFE BUSINESS PRIV/ d educational manner. Which cannot be const	all direct sellers to upload their KYC documents. ATE LIMITED) on its website (Company's register crued as medical advice. The company does not v
egistration Number / Trade Mark No. 4913645), All Pay Out are subject to TDS (as per Income mes a month. Bank Transfer will be done mini The information and products displayed by the	mum amount is Rs. 250/ It is mandatory for a e Company(NASSO REALLIFE BUSINESS PRIV/ d educational manner. Which cannot be const	ATE LIMITED) on its website (Company's register

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- . Only one franchise be opened in a pin code area. Only one franchise be opened in a district area. All the benefits are decided on the basis of BV. No any products from the Mini franchise / PUC / DEPOT will be refunded/replaced.
- . If any products is damaged in transport by in the company will be replaced. But, the company will not be responsible if the products are damaged in any way by the Mini franchise / PUC / DEPOT holder. It is compulsory to provide a marketing bill to the associate. Display is required for products. And it is also mandatory to carry the banner made by the company.
- · All the associates of NASSO REALLIFE Business Pvt. Ltd. have to pay the bill with BV. Must follow the instructions made by the company. Only by doing so will a good image of yourself and company.
- In case of any complaint, your code can be canceled. The Mini franchise / PUC/ DEPOT holders of NASSO REALLIFE Business Pvt. Ltd . have to keep only the products made/marketed by NASSO REALLIFE Business Pvt. Ltd . at their stores and sell them.
- . On any complaint related to any kind of products by the associate or by the customers, you will have to immediately report. The daily time of opening the depot will be compulsory at 10 am to 8 pm. Except for an emergency or festival. It will be mandatory for all depot holders to access their KYC and also have a current account for marketing.
- Doing the business is only optional and not mandatory. Do not believe on any guarantee or projection of gross or net earnings, as every Retailer's/IBA's earning depend solely on his/her individual efforts on selling the products or services, which varies from person toper. We care and support each other by sharing our skill and knowledge with our co-workers in order to assist, encourage, and guide them.
- Will be valid in VASAI THANE Court and Andheri (W) Mumbai (MH) area for solicitation or legal action. The company does not do any kind of money laundering or rotation. Neither does anyone give money to anyone. Do not deposit money by any person. Contact the company for any assistance, our best performance, products, plans, services are all clear. We will not make any false reporter promise. All our work such as products, plans, Benefits, and ideas are transparent and written. Actual earning of every Retailer/IBA will be decide based on their own performance, above shown statistic are for reference only Shopping Balance can be used for Repurchase Purpose As far as all the services provided by the company are concerned, please remember at any point of time if any unfortunate problem or obstruction occurs regarding any particular series, then company will always have the authority to withdraw that particular service temporarily or permanently. Contact for assistance or to get any kind of information or to give information of the company info@nrlb.store or nasso.rlb.ltd@gmail.com 022-49616828

	ned PUC/DEPOT Shoppe will operate with acc a &district area level)rules which have been m	eptance of terms and conditions given by the company. I wi lade for PUC/ Franchise.
PUC/ Franchise • Holder's Name	ID no	
_		PUC/ Franchise Holder's Signature :
I will be responsible to provide w	eekly meeting to PUC/ Franchise holder.	
Sponsor's Name •	ID no	
		Sponsor's Signature
I will be responsible to provide m	nonthly meeting to PUC/ Franchise holder.	
Royalty achiever's :	ID no	
Name		Royalty achiever's Signature
I will be responsible to provide w	eekly meeting to PUC/ Franchise holder.	
COMPANY Productsadviser's	ID no	
Name		COMPANY Products adviser's Signature

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- 1 "Terms and conditions Wherever the words "we", "ours" and "company" are written inside it, it means Reallife Business Private Limited." i. The Company has deemed it necessary to facilitate "Franchise" to sell its products and strengthen its distribution network. These Franchisee Centers will be operated and managed by the Franchisee holders at their cost and expense. The Company has a domain (website) www.nrlb.store to facilitate online sale and purchase of the products offered by the Company. Direct Sellers, Registered Buyers and Guest Buyers can avail the facility of online ordering through this portal and the franchisee registered under it will act as the delivery point for such purchases.
 - ii. The franchisee holder will be completely independent and operate the franchise responsibly. Selling the product of any other company at the Franchisee Centre and will not be involved in the work of any other company. The Franchise holder shall not change the name, address and other arrangements of the allotted Franchise as specified in his agreement without the written permission of the Company.
 - iii. The Franchisee Holder shall not operate the franchisee of our Company in conjunction with the Services and Stores of any other Company.
 - iv. The Franchisee Holder will be personally responsible for all expenses related to Franchisee like Rent, Electricity Bill, Water Bill, Staff Salary etc. of Franchisee Store or Franchisee Point.
 - v. When all the franchise holders of the company place orders for the products directly from the company, the transportation expenses of the company are managed by the company. And this transport charge is valid by the company only when the company follows the transport system according to it.
 - vi. Contact the company for any decision regarding the franchise design, banners, posters etc. The company will not accept any design, banner, poster etc. by you.
 - vii. Franchise holder (You) will keep the franchise open from 10 am to 8 pm. barring legal strikes and physical or family emergencies.
 - viii. All associates and buyers who buy products from the company are required to give computerized electronic bills.
 - ix. It will be your duty to keep information about the marketing process, the benefits of using the products by the company, the benefits from the sale of the products and the marketing plan and give the correct information to the buyer. Providing false information or false information to any associate and buyer will be considered an offense for you.
 - x. It will be mandatory for the Franchisee Holder to keep the correct information of the company and to keep the updated information of the company. It is also necessary to update the offer, information and important information to the associate and buyers.
 - xi. The company will not be responsible for any life insurance, accident insurance and any kind of financial, mental physical damage to its franchise
 - xii. Therefore, the company is not responsible for any kind of financial loss and damage to the products of any franchisee.
 - xiii. If the company plans for any kind of financial assistance and claim to its franchisee holder, then the company first presents it and gives information about it to the franchisee holder. For these matters, the company enters into an agreement with the applicant only at the time of franchise application, which can be validated otherwise the company will not be responsible for any economic and damage to the products available on the franchisee.
 - xiv. It will be the responsibility of the Franchisee Holder to comply with the offers, benefits and terms etc. given in the Marketing Business Plan and Franchisee Business Plan by the Company.
 - xv. The Franchisee Holder shall appoint qualified and competent staff which shall be by the Franchisee Holder and not by the Company. The Franchisee Holder is solely responsible for the hiring, training and leave of staff and for determining their wages and terms of employment. The Franchisee Holder shall comply with all applicable laws and regulations, including but not limited to workers compensation laws. The Franchisee Holder shall require the staff to wear such dress as the Company may prescribe from time to time, and otherwise adhere to the on-going system standards.
 - xvi. Franchisee holders will be able to keep their store neat and clean. The terms and conditions of FSSAI and Consumer Affairs have to be followed. The products must pay special attention to maintenance and safety. The Franchise holder shall be liable to act in such a manner that none of his activities is prejudicial to the interest of the Company.
 - xvii. The Franchisee Holder and his staff will be eligible for the Company's free product training and marketing training. Which is aimed at proper training of products and better franchise handling and customer service management.

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- 2.The Company strictly forbids its Franchisee Holder to take loan against the Franchisee and to give the product on credit to any staff / Associate or person.
- 3. For franchising, you need to be competent on your side. Do not start a franchise by taking a loan. Start franchising according to your ability and desire. It will be your own decision to start a franchise under pressure from someone or by taking a loan. For which the company will not be responsible.
- 4. The entire responsibility of the safety of the franchisee will rest with the franchisee himself. The Franchisee will be responsible for any loss caused by you or by your mistake and negligence.
- 5. The franchisee holder will have to maintain his stock. Whatever products will be available to the franchisee by the company, the franchise holder will also have to keep the stock of that product. Product order of minimum Rs 5000 or 5000 BV will be valid. It will be mandatory for the franchise holder to do selling/retailing of at least 5000 BV in a month.
- 6. The distance of the franchisee has been fixed by the company at a distance of 2 to 3 km or there can be a franchisee in a pin code area. It all depends on the capacity of the existing franchisee or on the area of the pin code area distance.
- 7. Money transactions:

The company encourages its franchisees for direct product sales. For which the payment of the order validates through online or offline RTGS and NEFT process. The retained profits of the franchisee are also paid through NEFT and RTGS in the registered bank account of the franchisee.

- 8. The company is not responsible for damage caused by earthquake, on fire, by water/flood and any other reason in the franchisee store.
- 9. PRODUCTS RETURN/REFUND AND REPLACE POLICY:b You must retail/sell before the expiry date specified on the products. You are required to sell before the expiry date specified on the products. The company does not refund or return the products after the expiry date. Products can be replaced only if the products are damaged or incorrect by the company. Products will not be refunded or returned once the products order is confirmed by the company.
- 10.DEPOSITE/SECURITY MONEY: The Company does not accept any deposit money or security money in lieu of the franchisee.
- 11.GSTIN & RETURN FILE: The Franchisee Holder will complete the process of filing his GST Return on the 15th day of every month and filing the return at the end of the month and will also inform the company about the same.
- 12. Consumer behavior and services: Will treat the franchisee holder positively with associates and customers. Ensure that the product and bill are received by the customer and that the customer is satisfied. Be sure to get positive feedback and satisfaction ratings from your associates and customers.
- 13. Company will not be liable for force majeure or act of God, including fire, flood, explosion, riot, war, storm, sabotage terrorism, vandalism, and force maieure.
- 14. Franchisee holders will not spray any kind of insecticide, medicine and poison in the store. Franchisee holders shall not use polythene for selling the products or in place of carry bags. It will help in keeping the environment clean.
- 15. The holder shall not be deemed to be a business partner or joint venture or agent or partner of the company for any purpose.
- 16. The terms and conditions set forth herein are subject to amendment by the Company from time to time. The company reserves the right to add new terms and conditions or to modify/delete/modify the terms and conditions set out herein.
- 17. The venue of the arbitration proceedings shall be Andheri (w) (Mumbai) only. The arbitration proceedings shall be in English language and shall be governed by Arbitration and Conciliation Act, 1996.

with them strictly.	d understood the terms & conditions stipulated as above and hereby und	ertake to
DATE :	PLACE :	
NAME:	DESIGNATION:	

he