



Stampin' Up!®

INDEPENDENT DEMONSTRATOR AGREEMENT STAMPIN' UP! UK LIMITED

The Agreement is made effective as stated in Article 32 of this Agreement between Stampin' Up! UK Limited, engaged in the sales of decorative rubber stamps, scrapbooking supplies, and related products, with offices located at 190 Strand, London, UK, (the 'Company') and Applicant ('I' or 'me'), who agree as follows:

1. **Qualification as Independent Demonstrator.** I apply for authorisation to serve as an Independent Demonstrator ('Demonstrator') of the Company and certify that I am over the age of 18. I understand that I may conduct my Demonstratorship through a business entity as explained in the Stampin' Up! UK Demonstrator Manual. No person may operate more than one Demonstratorship at one time. I must have a permanent address in the UK.
2. **Independent Status/Taxes.** I certify that I am an independent distributor with control over the scope, methods, and manner of my activities pursuant to this Agreement. I understand that I shall be treated as an independent distributor in every respect. I shall bear full responsibility for the payment of all applicable taxes, and will be responsible for the remittance of any statutory taxes and deductions, premiums, licence requirements, and fees attributable to my sales activities and earnings. I agree to indemnify the Company and must keep the Company indemnified against any claim, action, damage, loss, liability, cost, expense or payment suffered or incurred by the Company as a direct or indirect result of, or in connection with, any failure to pay all necessary taxes. I understand that I have no right, power, or authority to incur any debt, obligations, or liability on behalf of the Company, or to bind the Company to any agreement of any kind whatsoever without the express written approval of the Company.
3. **Insurance Liability and Assumption of Risk.** I agree to keep in force all liability, business, and, if applicable, vehicle insurance under such terms and in such amounts as are required by law or is reasonable as prudent business practice. I understand that while travelling to or from Company-related meetings, events, workshops, or gatherings, I am doing so as a part of my own independent business and not in any manner as an employee, agent, or functionary of the Company, notwithstanding the fact that my attendance may be based in whole or in part by invitation from, or agreement with, the Company to attend. I assume all risk and responsibility for travel.
4. **Starter Kit.** The Company shall provide me with a Demonstrator Starter Kit for sales demonstrations which will be composed of Company products ('Products') of stamp sets, accessories and business supplies selected in whole or in part by the Company ('Demonstrator Starter Kit'). I understand that the Demonstrator Starter Kit is personal to me and cannot be resold. Stampin' Up! UK Limited is the promoter of this trading scheme in the United Kingdom and supplies decorative, rubber stamps, scrapbooking supplies and related products. Sales of these products are made by Stampin' Up!'s independent Demonstrators ('Demonstrators') who participate in the scheme as principals. The only financial obligation of the Demonstrator during the period of 12 months from the commencement date of the Agreement is to purchase the starter kit at a cost of £155. The Demonstrator has no further annual financial obligation and in particular has a free choice whether or not to purchase any goods or services under this trading scheme.
5. **Responsibilities as an Independent Demonstrator.** I agree to purchase Products for resale to consumers on a direct sales basis only and to perform the role of a Demonstrator according to the terms of this Agreement, the Demonstrator Manual, or their successor documents, the terms and conditions of which are incorporated herein by reference, and all of which may be amended from time to time by the Company with sixty (60) days prior notice. Such amendments shall be effective immediately. I understand that policy changes published in the Company Demonstrator publication and pending inclusion in the next publication of the Demonstrator Manual are incorporated into this Agreement by reference, notwithstanding the fact that the Demonstrator Manual is not published annually. As a Demonstrator, I understand that my recruits expect to be provided leadership training and direction as explained in the Demonstrator Manual. I will operate my business in full compliance with all applicable laws and regulations, which shall include the Direct Selling Association's Code of Business Conduct and Code of Practice) and will, at my own expense, obtain any consents or licences required in connection with the conduct of such business. In my activities as a Demonstrator, I will exercise reasonable care and good judgment in the promotion of the Company's name and Products in a manner favourable to both myself and the Company. I will not engage in any activity that would damage the copyrights, trade marks, patents, trade secrets, or reputation of the Company. I understand that the product or product range of the Company may not be re-labeled or re-packaged for resale under any other name or in any other way. I will conduct my business and my dealings with my customers, my potential new recruits, my fellow Demonstrators, and the Company in an ethical fashion and will abide by the spirit and intent of this Agreement, the Demonstrator Manual, and any amendments thereto. I will conform my activities to the Company's sales, recruiting, and incentives programs as announced from time to time. I will not use misleading, deceptive, or unfair recruiting methods. I will also conduct my sales and activities in a fair and ethical manner, including but not limited to the following:
 - (a) being subject to deadlines, quarterly minimum sales requirements, and cut-off periods;
 - (b) submitting orders under my name only if I have obtained such orders directly from customers;
 - (c) providing the Right to Cancel form to the customer;
 - (d) submitting new recruits under my name only if I have obtained such recruits directly;
 - (e) informing hostesses, customers, and potential new recruits of any current Company-sponsored specials, incentives, and/or rewards designed for their benefit so as to not deliberately overcharge or deny hostesses, customers, or potential new recruits of any special pricing or benefits to which they may be entitled;

- (f) submitting customers' orders in a timely manner (in eleven [11] days or fewer after receiving money from any customer);
 - (g) delivering customers' orders, if any are shipped to me, in a timely manner (no more than seven [7] days after receiving the shipment);
 - (h) providing customers with a properly completed sales receipt in the form approved by the Company.
6. **Representation of Competing Products.** I understand that I may not distribute, market, manufacture or sell (or assist others in so doing) the products of other direct selling, multilevel, or network marketing companies which offer substantially the same or similar products to those Products sold by the Company. I also agree not to sell, promote, or demonstrate any other products, other than those offered and purchased through the Company, while participating in home workshops or Company events, or any other meeting with existing or potential Demonstrators or customers. Nor shall I use the Company's name, prestige, drawing power, or Demonstrator/ customer lists with or in support of any other events or activities, without first obtaining written approval from the Company. A Demonstrator, Supporting Demonstrator (as defined in the Demonstrator Manual), or Demonstrator's spouse may not own, hold part ownership in, or represent a retail or wholesale business that sells products in the rubber stamping, scrapbooking, or paper crafting industry.
7. **Territory.** I understand there are no geographical or territorial restrictions imposed upon me by the Company, other than restricting active sales and recruiting to the United Kingdom. Except as allowed under Foreign Activity Memorandums as may be issued from time to time by the Company, I shall only sell and recruit within the UK. I understand that relocating outside of this territory may jeopardise my Demonstratorship.
8. **Supporting Demonstrators.** I understand that my legal spouse or legal civil partner may only participate as a Supporting Demonstrator and may not be in my downline or any other Demonstrator's downline. As a Supporting Demonstrator, he/she shall be subject to all the terms and conditions of this Agreement and the Demonstrator Manual, and may actively participate in product ordering, sales, and related activities. However, I acknowledge that there shall be only one Demonstratorship; all rights and obligations as a Supporting Demonstrator are derived through me. Supporting Demonstrator rights shall terminate or be modified upon termination or modification of my Demonstratorship. My Supporting Demonstrator shall not be entitled to notice separate or independent of that given to me. Upon termination or resignation of my Demonstratorship, neither my Supporting Demonstrator nor I will be allowed to sign up as a member of another downline, regardless of Supporting Demonstrator status, until the prescribed six-month waiting period has passed. A supporting Demonstrator does not assume the role of Demonstrator in the event of the primary Demonstrator's death.
9. **Quarterly Minimum.** I understand that to remain on active status, I must have quarterly net sales of at least 250£, which is defined as total sales not including shipping and handling or VAT in combined workshop, customer or demonstrator catalog orders. Supply orders and other types of non-commissionable orders and shipping and handling charges and VAT do not contribute toward this minimum. The quarterly net sales minimum must be met in the first full calendar quarter following the calendar quarter in which I sign up as a Demonstrator. (See the Demonstrator Manual Chapter 6 for further information). I thus understand that in addition to the starter kit purchase price of 155£, my only financial obligation during the first 12 month period from the commencement date of the agreement shall be to achieve 750£ in net sales as defined above in order to remain an active Demonstrator.
10. **Company's Commitment to Home Demonstrations.** I understand that the Company is committed to the home demonstration party plan and related methods of sale (as defined in the Demonstrator Manual) as providing the most suitable means of promoting the sale and use of the Company's Products. I agree not to sell or demonstrate the Company's Products to or through retail stores or other fixed commercial sales outlets (permanent retail locations), or to promote cash-and-carry sales from my home or office or via the Internet, as more specifically outlined in the Demonstrator Manual.
11. **Training Refund.** In the event that the Company provides me with any training at my cost, the Company will refund such cost (less the cost of any subsistence) within fourteen (14) days of the training if I am dissatisfied with the training.
12. **Product Repurchase.** The Company will at any time during the term of this Agreement on my written request re-purchase any product which was purchased by me from the Company in accordance with the scheme at any time within one year of the date of such request and which is returned by me to the Company, such re-purchase to be subject to and upon the terms of Article 25.1 and 25.2 below (and for which purpose the date of the written request under this Article shall be treated as the date of termination referred to in Article 25.1).
13. **Use of Company Intellectual Property.** I understand that the Company's trade marks, service marks, trade names, trade dress, patents, trade secrets, and copyrighted materials (collectively the 'Intellectual Property') belong solely to the Company, and any use of the Intellectual Property must be in strict compliance with the Company's policies, which may be amended by the Company from time to time.
14. **Proprietary Rights.** I agree that the Company has the exclusive proprietary interest in its information developed by or for the Company, such as, but not limited to, Demonstrator lists, downline and upline lists, customer lists, customer profile data, credit data, manufacturing procedures, Product development information, Product purchase information, and consultant and advisor lists, and in all operating, financial, and planned marketing materials, and all other information not provided by the Company to the public; and that such information is confidential (the 'Confidential Information'). I agree not to use or disclose such Confidential Information to any third party except in strict accordance with this Agreement unless required by law. I further agree that any Confidential Information given to me is based on my role as a Demonstrator and must be used solely in my business relationship with the Company. During the term of this Agreement and thereafter, I will not sell or use the Confidential Information to sell products or services other than the Company's Products and services or in connection with any other business, or for any other reason except in compliance with this Agreement. Upon termination or nonrenewal of this Agreement, I will immediately cease all use of the Company's Intellectual Property and Confidential Information, and, upon request by the Company, will return all such materials in my possession or control to the Company. The Company reserves the right to publish the sales, recruiting, and other performance measure of Demonstrators for purpose of recognition.

- 15. Privacy Policy; Consent to Receive Business Materials.** The Company complies with the Data Protection Act 1998. By entering into this Agreement, I am consenting to the collection, use, and disclosure to authorised third parties of my personal information by the Company for the purposes of supporting and supplying me as a Demonstrator and fulfilling the obligations of the Company under this Agreement. Other than as authorised herein, the Company shall not sell, exploit, or market this information to third parties. The authorised third parties shall include independent contractors providing services to the Company—provided that they adhere to the Company's privacy policy—and relevant government agencies, and shall also extend to any person or corporation to which the Company may transfer this Agreement, provided that my personal information is used for the same purposes. I will obtain a similar consent from any customer or other person whose personal information I supply to the Company, and hold the Company harmless for any failure on my part to obtain such consent. I acknowledge that I am aware that to gain access to, modify, update, or delete my personal information held by the Company and a description of the types of personal information held by the Company and its use (including its disclosure to related organisations), I should contact the Company's Demonstrator Support Department. I understand that the Company may charge a small fee for providing me with a copy of such information. I acknowledge that I have reviewed the Company's privacy policy as contained in this Article. The Company reserves the right to publish the sales, recruiting, and other performance measures of Demonstrators for purposes of recognition. I understand that the Company will use the address which I provide on the Independent Demonstrator Application for business purposes and I consent to receive business materials at that address.
- 16. Submission of Designs, Images, and Product Applications.** I understand that I may from time to time submit to the Company stamp designs, images, or related product applications. However, the Company shall have no obligation to compensate me for such submissions. Upon receipt of submissions, the same shall become the sole property of the Company. The Company may, through contests or promotions, choose to compensate me through prizes, cash, or Products. Upon submission, I authorise the use of the item in any tangible or electronic medium by the Company and expressly waive any claim for compensation, attribution, or the right to control how any such image will be modified or presented over and above that to which I am entitled pursuant to the rules of any contest or promotion.
- 17. Consent to Use Persona.** The Company uses conventions, parties, workshops, incentive trips, special committees, and such similar gatherings where photographs, videos, and other such media are used to develop presentations for promotions and advertising for the Company and its Products. I hereby authorise such use of my image, persona, and appearance for such reasonable use and expressly waive any and all rights thereto.
- 18. Referrals of Potential Customers.** I understand that the Company receives inquiries from potential customers and that such potential customers are referred, at the Company's sole discretion, to existing Demonstrators based upon geographic location as well as qualification and performance criteria as more fully described in the Demonstrator Manual. I also understand that, although not required, if I so elect to be considered for inclusion in the Company's referral program, it will be necessary for the Company to give out my personal information (name, address, telephone number, etc.) in response to inquiries from potential customers. I further understand that the Company does not investigate or otherwise screen potential customers prior to referring them to existing Demonstrators, and as such, the Company shall not be held liable for any performance, actions, or acts resulting there from. The Company is not required to have a referral program, and can introduce and discontinue a referral program at any time.
- 19. Payments.** During the term of this Agreement, I will have the opportunity to receive income under the terms of the Demonstrator Compensation policy, as more fully described in the Demonstrator Manual. I understand that the Company reserves the right to change the Demonstrator Compensation Plan and that the Company will not be held liable for damages incurred or loss of income from these changes.
- 20. Prepaid Orders.** The Company reserves the right to ship only on the basis of an order prepaid by me. I shall not maintain an inventory of the Company's Products for resale. I am obligated to ensure that customers' payments are dedicated to the order and prepaid by me. The Company will use its best efforts to fill orders and ship the Products ordered by me; however, the Company shall not be liable to me or any customer of mine for any failure or delay in shipment of any Product. All orders by me of the Company's Products are subject to approval of the Company.
- 21. Representation.** I agree to not make any representations of actual or potential income or guaranteed profits in recruiting, or attempting to recruit, any other Demonstrator, except to the extent that such representation constitutes or includes fair, reasonable, and timely disclosure of information within my knowledge relating to (a) compensation actually received by me, or (b) compensation likely to be received by a typical participant in the plan, having regard to any relevant considerations including (i) the nature of the product, including its price and availability; (ii) the nature of the relevant market for the product; and (iii) the nature of the plan and similar plans. I certify that no claims or representations of income of any kind have been made to me. Furthermore, I acknowledge that income I may receive is attributable to the sale of Products, that no income or fees are derived from the act of recruiting another Demonstrator. In addition, I acknowledge that, other than the price paid to the Company for my Demonstrator Starter Kit, I have not paid—nor will I pay—any application fees or other money to the Company or anyone else to become a Demonstrator. I understand that I do not have the right to speak for or on behalf of the Company, or represent myself as the Company or an agent thereof.
- 22. Term.** This Agreement shall be in effect until the forthcoming March 31. It shall renew annually hereafter so long as:
- (a) I am in compliance with this Agreement;
 - (b) this Agreement has not been terminated under Article 23;
 - (c) I have not informed the Company and the Company has not informed me of an intent not to renew;
 - (d) The Company has not notified me that I must execute a new contract.

23. Termination.

1. I may cancel this Agreement without penalty within fourteen (14) days of entering into this Agreement by giving written notice of cancellation to the Company at address as previously referenced (or to such alternative address within the United Kingdom as the Company may specify) and:

- (a) I may require the Company to repay me within fourteen (14) days any monies which I have paid to or for the benefit of the Company or any of its other Demonstrators in connection with the my participation in this trading scheme or paid to any other Demonstrator in accordance with the provisions of this trading scheme; and
- (b) I may return to the Company's address previously referenced any goods which I have purchased under the trading scheme within twenty-one (21) days of the date of cancellation and which remain unsold, provided that such unsold goods remain in the condition in which they were in at the time of purchase, whether or not their external wrappings have been broken, and may recover any monies paid in respect of such goods; and
- (c) I may cancel any services which I have ordered under the trading scheme within such fourteen (14) day period and may recover any monies paid in respect of such services, provided that such services have not yet been supplied to me.

2. In order to recover any monies paid in accordance with sub-Articles (a) or (c) above I must give notice to the Company requesting the repayment of such monies (and if applicable, returning the starter kit and any other promotional or training materials purchased) to the Company's address as referenced above within twenty-one (21) days of the date of cancellation and the Company shall repay such monies as I may be legally entitled to recover within twenty-one (21) days of the date of cancellation.

3. In order to recover monies paid for goods under sub-Article (b) above, I must deliver the goods to the Company within twenty-one (21) days of the date of cancellation to the address as referenced above. I shall bear the cost of such delivery. The monies paid in respect of those goods is payable to me on delivery of the goods, or forthwith if the goods have not yet been delivered to me.

4. I may terminate this Agreement at any time without penalty by giving fourteen (14) days written notice of termination to the Company at its address as referenced above. If I give notice to terminate this Agreement more than fourteen (14) days after I entered into the Agreement, I may return to the Company any goods (including training and promotional materials, business manuals and kits) which I have purchased under the scheme within ninety (90) days prior to such termination and which remain unsold and the Company will pay me the price (inclusive of VAT) which I paid for the goods less, where the condition of any such goods has deteriorated due to an act or default on my part, an amount equal to the diminution in their value resulting from such deterioration and a reasonable handling charge (which may include the cost of repackaging returned goods for resale).

5. The Company may terminate this Agreement at any time by giving me thirty (30) days' written notice. If the Company terminates this Agreement I may return to the Company any goods which I have purchased under the scheme within ninety (90) days prior to such termination and which remain unsold for a full refund of the price (inclusive of VAT) which I have paid for them together with any costs incurred by me in returning the goods to the Company. Subject to a hearing and appeal when termination is made for disciplinary purposes, either I or the Company may terminate this Agreement at any time, upon written notice for a breach of or failure to comply with any provision in this Agreement, the Demonstrator Manual, or amendments thereto. Upon termination, or upon a failure to renew this Agreement, all rights to receive payments, promotions, prizes, incentive, bonuses, and other advantages previously earned or available to me as a Demonstrator shall terminate. The Company will issue commissions and overrides earned while active within thirty (30) days to clear my account. An interest rate of 1.5 percent per month will be charged on the remaining balance for all accounts exceeding the thirty (30) day limit. I will be responsible for any and all legal fees or costs incurred by the Company to collect such debt, regardless of whether suit has been filed, including fees in any mediation, arbitration, trial court, or any appeal.

24. Payment Due on Termination. Upon termination of this Agreement, or at any time obligations are due by me to the Company, the Company may satisfy all claims and debts due from me out of any unpaid balance of monies due me. If not sufficient to cover all outstanding debts, I will have thirty (30) days to clear my account. An interest rate of 1.5 percent per month will be charged on the remaining balance for all accounts exceeding the thirty (30)-day limit. I will be responsible for any and all legal fees or costs incurred by the Company to collect such debt, regardless of whether suit has been filed, including fees in any mediation, arbitration, trial court, or on any appeal.

25. Product Repurchase after Termination.

1. In the event that either party terminates this Agreement I may return to the Company any goods (including training and promotional materials, business manuals and kits) which I have purchased under the scheme more than ninety (90) days but within one year prior to such termination and which remain unsold for 90% of the price (inclusive of VAT) which I paid for them, less an amount equal to:

- (a) any commissions, bonuses or other benefits (in cash or in kind) received by me in respect of those goods;
- (b) any amount due from me to the Company on any account; and
- (c) a reasonable handling charge (which may include the cost of repackaging returned goods for resale), and provided that: (i) such goods have not been purchased or acquired by me in breach of this Agreement; (ii) I return such goods to the Company in an unused, commercially resalable condition not more than 14 days after the date of termination; and (iii) the Company did not clearly inform me prior to the purchase that the goods were seasonal, discontinued or special promotion products which were not to be subject to the buy-back provisions of this sub-Article.

2. In the event of the termination of this Agreement under Articles 23.4, 23.5, or 21.1, in order to recover monies paid for goods I must deliver the goods to the Company within twenty-one (21) days of such termination to the Company's address previously referenced. The Company will bear the cost of such delivery. The purchase price is payable to me on delivery of the goods, or forthwith if the goods are already held by the Company. If this Agreement is terminated for any reason I will have the right to be released from all future contractual liabilities towards the Company in relation to this trading scheme, except:

- (a) liabilities relating to payments made to me under contracts which I have made as agent for the Company (if any); and
 - (b) any liability to pay the price of goods or services already supplied to me by the Company where I have not returned such goods to the Company in accordance with sub-Article 23.1 or 23.4; and
 - (c) the provisions of Articles 11 and 26 which relate to competition with the business of the Company after termination of this Agreement and which shall remain in force after the date of termination. On termination of this Agreement for whatever reason I shall be entitled to retain any commission paid to me in accordance with this Agreement unless:
 - (a) the commission was paid in respect of goods returned to the Company (or goods returned to another Demonstrator who paid the commission);
 - (b) the Company has refunded any monies due to me in accordance with sub-Article 25.1(b), 23.4 and/or 23.5 above; and
 - (c) repayment of the commission is claimed within one-hundred and twenty (120) days of the date of having been made, in which case I shall repay such commission to the Company forthwith on demand or the Company may set-off the amount of such commission against any other amounts due from it to me.
- 26. Post-Termination Restrictions.** For a period of 6 months following the termination of this Agreement I shall not recruit any demonstrators who form part of my downline under the Company's selling scheme on behalf of any direct selling scheme which competes with that operated by the Company nor shall I accept any such demonstrators in my downline in any competing direct selling business conducted by me during this period; and during this period I shall not seek to persuade any such demonstrators to terminate their position with the Company, or to become less active as demonstrators of the Company's products or to sell the products of or otherwise be actively involved in any other direct selling business which competes with the business of the Company.
- 27. Severability.** I hereby acknowledge and agree that the covenants contained in Articles 6, 7 and 26 are an indispensable part of the transactions contemplated by this Agreement and are enforceable and, having obtained professional advice, that the restrictions contained in such covenants are fair and reasonable in the context of this Agreement. The parties acknowledge, however, that such restrictions are liable to be rendered invalid or unenforceable by changing circumstances, public policy, or other unforeseen reasons and accordingly if any one or more of the restrictions contained in this Article shall either individually or together be adjudged for whatever reason to go beyond that which is reasonable in all the circumstances for the protection of the legitimate interests of the Company but would be adjudged reasonable and/or enforceable under Regulation 6(2) of the Trading Schemes Regulations 1997 following termination of this Agreement if any particular restriction or restrictions were deleted or limited in any manner (including without prejudice to the generality of the foregoing any reduction in duration or geographical area) the said restrictions shall apply with such deletions or limitations.
- 28. Assignment of Agreement.** Due to the special personal relationship that may exist among me, other Demonstrators, and the Company, this Agreement cannot be transferred, assigned, or sold by me. The Company may assign and transfer this Agreement.
- 29. Indemnification of the Company.** I shall indemnify and hold the Company harmless from and against any and all liability, loss, costs, claims, or causes of action based upon or arising out of damage or injury to persons or property caused or sustained in connection with the performance of this Agreement, or in connection with Company-sponsored activities or travel thereto, or based upon any violation of any statute, ordinance, building code, or regulation, and the defence (including legal fees and costs) of any such claims or actions. I shall also indemnify and hold the Company harmless from and against any and all liability, loss, costs, claims, or causes of action in connection with and shall assume full responsibility for any statutory taxes and deductions, workers' compensation, self employment taxes, and other taxes, premiums, licence requirements, and fees attributable to my sales activities and earnings.
- 30. Legal Fees.** In the event I breach any of the terms and conditions of this Agreement and it shall become necessary for the Company to enforce the same, the Company shall be entitled to payment and/or award of legal fees and costs incurred in connection with resolution of the dispute.
- 31. Entire Agreement.** This Agreement, including the Independent Demonstrator Application, the Demonstrator Manual, and all amendments thereto, constitutes the full agreement between the Company and me and supersedes all prior written and/or oral agreements and discussions. If any portion of this Agreement is unenforceable or invalid, the Agreement shall be ineffective only to the extent found unenforceable or invalid and the validity of the remaining portions of this Agreement shall not be affected. All powers, rights, and remedies given to the Company are cumulative, not exclusive, and are in addition to any other rights and remedies provided by law. The waiver by the Company at any time of any right of the Company contained in this Agreement shall not be deemed a continuing waiver and shall not preclude the subsequent enforcement of any such right. This Agreement shall be governed by and construed under English law without reference to choice of law rules. Proper jurisdiction and venue for any disputes between the parties shall be in the courts of England and Wales, unless otherwise required by the law. The headings in this Agreement are for the convenience of reference only and shall not be considered in determining the legal effect of any provision of this Agreement. This Agreement may be amended by the Company upon publication of any revision or new policy in the Company Demonstrator publication or upon the revision and publication of its Demonstrator Manual. Such changes shall be effective as of the date thirty (30) days following publication thereof, unless amended to conform with laws or government regulations, in which case the amendment shall be immediate. In the event of any conflict or inconsistency between: this Agreement and the Demonstrator Manual, this Agreement shall prevail. If there is any provision of this Agreement or of any agreement or arrangement of which this Agreement forms part, which causes or would cause this Agreement or that agreement or arrangement to be subject to registration under the Restrictive Trade Practices Act 1976, then that provision shall not take effect until the day after particulars of this Agreement or of that agreement or arrangement (as the case may be) have been furnished to the Director General of Fair Trading pursuant to Section 24 of that Act.

32. **Notices.** All notices pursuant to this Agreement shall be in writing and deemed effective when delivered in person or when deposited in first class post, postage prepaid, addressed to either party at the address provided in the Agreement, or as subsequently changed by the Company or me in writing to the other party. This includes change of address, phone number, last name, supporting status, or other information contained in the application.
33. **Company's Acknowledgement.** I understand that I shall be bound by the terms of this Agreement upon the date my application is processed by the Company (my 'start date'). I further understand that the Company reserves the right to reject my application anytime prior to shipment of my Demonstrator Starter Kit.
34. **Demonstrator's Acknowledgement.** I have read this Agreement in its entirety, and by my signature on the following application I agree to be bound by the terms of this Agreement.