



'EXCLUSIVE' MASTER DISTRIBUTORSHIP LICENSE FOR AWGs/PMGs/AISEG

This hereby contract represents an agreement between the following parties;

'MatthewsDaniel Group' owners of 'PlanetsWater/PlanetsPower(Worldwide) Corporation' (PWWW/PPWW) (trading as; www.planetswater.co.uk and www.planetspower.co.uk)

AND

'-----' hereinafter referred to as 'The Distributor' on this

----- day of----- 20---

PWWW/PPWW represents that they have 'worldwide' rights to market and sell either directly and/or indirectly through their 'Distributors' the complete range of 'AWG' and/or 'PMG/AISEG' (products). PWWW/PPWW has the right to, and grants the aforementioned above person(s) and/or corporation the **'exclusive rights'** in all of the country/region/state of '_____' for the distribution of the above named products, including all training and maintenance activities associated with the marketing and maintenance of the product.

1. 'The Distributor' pays PWWW/PPWW the 'Distributorship' exclusive rights fee of \$_____ USD*.

Or,

2. 'The Distributor' purchases _____ x 20' full container of our 'AWG' AND/OR 'PMG/AISEG' products, whereby the 'Exclusive Distributorship License' fee will be reimbursed (if applicable).

SAMPLE

The success of 'The Distributor' and/or including their corporations is in no way guaranteed and as such PWWW/PPWW cannot be held liable for any debts and/or encumbrances that are or any part thereof due to the failure of the said person(s) and/or corporation. A mutual agreement is hereby being established which in turn is directly impacted by the marketing efforts undertaken by each other. Therefore, both companies agree to the following;

1. Specifications of the product(s) to be quoted as per 'original' published material(s).
2. Pricing (Recommended Retail Price (RRP)) to be acknowledged and respected.
3. Quality controls to be acknowledged and respected.
4. Out of territory sales to be 'agreed' upon by 'PWWW/PPWW'.
5. Extended 'Franchise/Distributorship' agreements to be 'agreed' upon by 'PWWW/PPWW'.
6. Any other marketing or promotional activities that may impact the 'Brand' to be 'Agreed'.

*The \$_____ USD (_____ Thousand USD) license fee is 'fully refundable' on placement of 2 x 20' or 1 x 40' full container order(s) of our AWG and/or PMG/AISEG products within twelve months. (Subject to terms and conditions).

Signed: Daniel Matthews
(MatthewsDaniel)

Signed: _____
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