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 5742 W Harold Gatty Dr.
 Salt Lake City, UT 84116
 U.S.A.

Distributor ID# _____

Internal use only

INTERNATIONAL-USA NFR PRELAUNCH DISTRIBUTOR APPLICATION

Submit to Sponsor for Prelaunch Enrollment

STEP 1 - NEW ACCOUNT INFORMATION

all asterisk (*) fields are REQUIRED Complete if corporation, partnership or other legal entity

*Applicant Name _____ *Co-Applicant Name _____
 Name of Business Entity _____
 *Applicant Government Issued ID # _____ Co-Applicant Government Issued ID # _____
(Primary applicant Gov Issued ID Number) (Co-applicant Gov Issued ID Number)
 Primary Participant _____
 Business ID Number _____

To avoid processing delays, a copy of a valid government issued picture ID must be attached to this document.

*Daytime Phone _____ *Country of Residence _____ *Postal code _____
 *Resident Address _____ *City _____ *State/Province/Prefecture _____
 *US Shipping Address _____ *City/State _____ *ZIP code _____
 *Email Address _____ *Date of Birth _____ / _____ / _____
 *Sponsor's Name _____ *Sponsor's ID Number _____ Phone No. _____

I wish to become an International-USA NFR Distributor for Limitless Worldwide,* LLC (Limitless) and participate in the business opportunity and use the products. I understand that Limitless Worldwide must have my Government Issued ID Number and that I need to sign up for my paycard in my virtual office to be paid commissions. I understand that the only financial requirement to become an Independent Distributor is a \$49.00 application fee which has no commissionable volume. Payment of this fee includes a Distributor Business Kit (first year only), access to the Limitless virtual office, a distributor replicated website and certain print and marketing materials for 1 year. In addition, a yearly renewal fee of \$25.00 is required to continue as a Limitless Distributor. I authorize Limitless Worldwide to charge the \$49.00 application fee and the \$25.00 renewal fee to my credit card as it becomes due. I understand that the renewal is applicable 12 months from sign up. *required information

STEP 2 - SELECT YOUR ENROLLMENT LIMITLESS KIT(S)

Limitless Distributor Business Kit \$49 (Required)
 Applicants must purchase a Limitless Distributor Business Kit (optional in ND). It contains essential sales and marketing material and literature to help you build your business. The required \$49 Limitless Distributor Business Kit is FREE if an Optional Value-Added Enrollment Pak is purchased at the time of enrollment.

Business Kit \$ 49.00 Shipping \$ _____
 Sales Tax \$ _____ **TOTAL** \$ _____

Limitless Optional Value-Added Enrollment Product Paks (Optional)
 These specially priced paks are valued at a deep discount from wholesale pricing to provide new distributors with a jumpstart on buying products at wholesale and selling them at retail, or for personal use. If a pak is purchased at the time of enrollment, then the distributor may purchase additional paks within their first 30 days from the time of enrollment. (At the time of enrollment, any pak purchase includes the \$49 Limitless Distributor Kit for FREE!)

Master Pak, \$1500 (free shipping) \$ _____
 Executive Pak, \$950 (free shipping) \$ _____ Sales Tax \$ _____
 Sampling Pak, \$399 \$ _____ **TOTAL** \$ _____

STEP 3 - SELECT LIMITLESS DELIVERY REWARDS (LDR AUTOSHIP PROGRAM)

Code	Item	Price	CV	Total

In order to enjoy all the benefits that LDR offers, please ensure your order is 75 PV or greater.

Please ship my order: Beginning on _____ / _____ (select a date between the 1st and 25th) and every month thereafter on the same day (allow 10 business days for delivery).

	Total
	Shipping
	Local Sales Tax†
	TOTAL REMITTANCE

STEP 4 - CREDIT CARD INFORMATION

Visa MasterCard Discover Card American Express

*Credit Card Number _____ *Exp. Date (mm/yyyy) _____ / _____ *CVV Number _____
 *Card Holder Name (please print) _____ Billing Address Same As Above _____
 *Billing Address _____ *Postal code _____

With my signature I give permission to Limitless Worldwide, LLC to process the Application with my membership fee, my order and to process the autoship order selections as indicated with the above payment information. I understand and agree that I will be charged shipping fees. These fees will depend on my shipping address and will be calculated at the time of order processing. I have carefully read the terms and conditions on the back of this application and agreement, the Limitless Policies and Procedures, and the Limitless Compensation Plan, and agree to abide by all terms set forth in these documents.

Applicant's Signature of Agreement and Authorization _____
Co-Applicant's Signature _____
Date (MM/DD/YYYY) _____

TERMS & CONDITIONS

- I understand that as an International USA NFR Independent Distributor ("Distributor") for Limitless Worldwide, LLC ("Limitless"):
 - I have the right to enroll persons as Distributors and Customers;
 - If qualified, I have the right to earn commissions pursuant to the Limitless Compensation Plan.
- I agree to present the Limitless Compensation Plan and Limitless products as set forth in official Limitless literature.
- I agree that as an International USA NFR Limitless Distributor I am an independent contractor, and not an employee, partner, legal representative, or franchisee of Limitless. I agree that I will be solely responsible for paying all expenses that I incur, including but not limited to travel, food, lodging, secretarial, office, long distance telephone and other business expenses. **I UNDERSTAND THAT I SHALL NOT BE TREATED AS AN EMPLOYEE OF LIMITLESS FOR FEDERAL OR STATE TAX PURPOSES. Limitless is not responsible for withholding, and shall not withhold or deduct from my bonuses and commissions, if any, FICA, or taxes of any kind. I understand that I am not entitled to workers compensation or unemployment security benefits of any kind from Limitless.**
- I have carefully read and agree to comply with the Limitless Policies and Procedures, the Limitless Compensation Plan, and the Limitless Business Entity Addendum (the Business Entity Addendum applies only to business entities that apply to become a Distributor), each of which are incorporated into and made a part of these Terms and Conditions (these three documents shall be collectively referred to as the "Agreement"). I understand that I must be in good standing, and not in violation of the Agreement, to be eligible for bonuses or commissions from Limitless. I understand that the Agreement may be amended at the sole discretion of Limitless, and I agree to abide by all such amendments. Notification of amendments shall be posted in my Distributor Back-Office. Amendments shall become effective 30 days after publication, but amended policies shall not apply retroactively to conduct that occurred prior to the effective date of the amendment. The continuation of my Limitless business or my acceptance of bonuses or commissions after the effective date of amendments shall constitute my acceptance of any and all amendments.
- The term of this agreement is one year. The initial term will be automatically renewed for successive one (1) year terms unless the International USA NFR Independent Distributor provides notice of non-renewal no later than thirty (30) days prior to expiration of the initial term or any successive renewal term. Upon renewal, the renewal fee will be charged to the International USA NFR Independent Distributor's credit card on file with the company. If I fail to annually renew my Limitless business, or if it is canceled or terminated for any reason, I understand that I will permanently lose all rights as a USA NFR Independent Distributor. I shall not be eligible to receive commissions, bonuses, or other income resulting from the activities of my former downline sales organization. **In the event of cancellation, termination or nonrenewal, I waive all rights I have, including but not limited to property rights, to my former downline organization and to any bonuses, commissions or other remuneration derived through the sales and other activities of my former downline organization.** Limitless reserves the right to terminate all Distributor Agreements upon 30 days notice if the Company elects to: (1) cease business operations; (2) dissolve as a business entity; or (3) terminate distribution of its products and/or services via direct selling channels.
- I may not assign any rights under the Agreement without the prior written consent of Limitless. Any attempt to transfer or assign the Agreement without the express written consent of Limitless renders the Agreement voidable at the option of Limitless and may result in termination of my business.
- I understand that if I fail to comply with the terms of the Agreement, Limitless may, at its discretion, impose upon me disciplinary sanctions as set forth in the Policies and Procedures.
- Limitless, its parent and/or affiliated companies, directors, officers, shareholders, employees, assigns, and agents (collectively referred to as "affiliates"), shall not be liable for, and I release Limitless and its affiliates from, all claims for consequential and exemplary damages for any claim or cause of action relating to the Agreement. I further agree to release Limitless and its affiliates from all liability arising from or relating to the promotion or operation of my Limitless business and any activities related to it (e.g., the presentation of Limitless products or Compensation Plan, the operation of a motor vehicle, the lease of meeting or training facilities, etc.), and agree to indemnify Limitless for any liability, damages, fines, penalties, or other awards arising from any unauthorized conduct that I undertake in operating my business.
- The Agreement, in its current form and as amended by Limitless at its discretion, constitutes the entire contract between Limitless and myself. Any promises, representations, offers, or other communications not expressly set forth in the Agreement are of no force or effect.
- Any waiver by either Party of any breach of the Agreement must be in writing and signed by an authorized agent of the Party against which the waiver is asserted. Waiver by any Party of a breach of the Agreement shall not operate or be construed as a waiver of any subsequent breach.
- If any provision of the Agreement is held to be invalid or unenforceable, such provision shall be severed, and the severed provision shall be reformed only to the extent necessary to make it enforceable. The balance of the Agreement will remain in full force and effect.
- This Agreement will be governed by and construed in accordance with the laws of the State of Utah, USA without regard to principles of conflicts of laws. In the event of a dispute between a Distributor and Limitless arising from or relating to the Agreement, or the rights and obligations of either party, the parties shall attempt in good faith to resolve the dispute through non-binding mediation as more fully described in the Policies and Procedures. Limitless shall not be obligated to engage in mediation as a prerequisite to disciplinary action against a Distributor. If the parties are unsuccessful in resolving the dispute through mediation, the dispute shall be settled by binding arbitration as more fully described in the Policies and Procedures.
- Notwithstanding the foregoing, either Party may bring an action before the courts seeking a restraining order, temporary or permanent injunction, or other equitable relief to protect its intellectual property rights, including but not limited to customer and/or distributor lists as well as other trade secrets, trademarks, trade names, patents, and copyrights. The parties may also seek judicial enforcement of an arbitration award. In all actions before the courts, the parties consent to exclusive jurisdiction and venue before the U.S. District Court for the District of Utah, or state court residing in Salt Lake County, State of Utah, USA.
- A participant in this multilevel marketing plan has a right to cancel at any time, regardless of reason. Cancellation must be submitted in writing to the company at its principal business address.**
- If a Distributor wishes to bring an action against Limitless for any act or omission relating to or arising from the Agreement, such action must be brought within one year from the date of the alleged conduct giving rise to the cause of action, or the shortest time permissible under state law. Failure to bring such action within such time shall bar all claims against Limitless for such act or omission. **Distributor waives all claims that any other statute of limitations applies.**
- I authorize Limitless to reproduce and use my name, photograph, video, personal story, testimonial, and/or likeness in advertising or promotional materials, including but not limited to use on online forums, and waive all claims for remuneration for such use. I waive my right to inspect or approve the finished photographs or advertising copy or printed matter that may be used in conjunction therewith or to the eventual use that the photographs might be applied.
- An electronic copy of the Agreement shall be treated as an original in all respects.
- With the exception of my Company-provided Limitless Worldwide Replicated Website, I agree that I will not directly or indirectly operate a website that promotes my Limitless Business or Limitless' products, or that serves any other purpose related to my Limitless business (Director³ and above may operate a Team Website). I will review Limitless' Policies and Procedures for full details regarding Distributor Website usage and policies and will comply with these policies.
- I certify that I am at least 18 years of age.
- I understand I may not attempt to register Limitless Worldwide products with any government entity and may not contact any government entity on behalf of or for Limitless Worldwide.
- I understand I am responsible for any customs fees, duties, etc. associated with the shipping of my order from the U.S. to my market and for the delivery of my product from the U.S. to my market.

NOTICE OF RIGHT TO CANCEL

DATE of transaction _____

You may CANCEL this transaction, without any penalty or obligation, within THREE BUSINESS DAYS from the above date (5 business days for Alaska residents). If you cancel, any property traded in, any payments made by you under the contract or sale, and any negotiable instrument executed by you will be returned within TEN BUSINESS DAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be canceled. If you cancel, you must make available to the seller at your residence, in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk. If you do make the goods available to the seller and the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance of all obligations under the contract. To cancel this transaction, mail or deliver a signed and dated copy of this Cancellation Notice or any other written notice, or send a telegram, to Limitless, 5742 W. Harold Gatty Drive, Salt Lake City, UT, USA 84116, NOT LATER THAN MIDNIGHT of the third business day following the date of this Agreement.

I HEREBY CANCEL THIS TRANSACTION.

Buyer's Signature _____ Date _____

Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding and Reporting (Individuals)

(Rev. February 2014)

► For use by individuals. Entities must use Form W-8BEN-E.

OMB No. 1545-1621

Department of the Treasury
Internal Revenue Service

► Information about Form W-8BEN and its separate instructions is at www.irs.gov/formw8ben.

► Give this form to the withholding agent or payer. Do not send to the IRS.

Do NOT use this form if:

Instead, use Form:

- You are NOT an individual W-8BEN-E
- You are a U.S. citizen or other U.S. person, including a resident alien individual W-9
- You are a beneficial owner claiming that income is effectively connected with the conduct of trade or business within the U.S. (other than personal services) W-8ECI
- You are a beneficial owner who is receiving compensation for personal services performed in the United States 8233 or W-4
- A person acting as an intermediary W-8IMY

Part I Identification of Beneficial Owner (see instructions)

1 Name of individual who is the beneficial owner		2 Country of citizenship	
3 Permanent residence address (street, apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address.			
City or town, state or province. Include postal code where appropriate.			Country
4 Mailing address (if different from above)			
City or town, state or province. Include postal code where appropriate.			Country
5 U.S. taxpayer identification number (SSN or ITIN), if required (see instructions)		6 Foreign tax identifying number (see instructions)	
7 Reference number(s) (see instructions)		8 Date of birth (MM-DD-YYYY) (see instructions)	

Part II Claim of Tax Treaty Benefits (for chapter 3 purposes only) (see instructions)

9 I certify that the beneficial owner is a resident of _____ within the meaning of the income tax treaty between the United States and that country.

10 **Special rates and conditions** (if applicable—see instructions): The beneficial owner is claiming the provisions of Article _____ of the treaty identified on line 9 above to claim a _____ % rate of withholding on (specify type of income): _____

Explain the reasons the beneficial owner meets the terms of the treaty article: _____

Part III Certification

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- I am the individual that is the beneficial owner (or am authorized to sign for the individual that is the beneficial owner) of all the income to which this form relates or am using this form to document myself as an individual that is an owner or account holder of a foreign financial institution,
- The person named on line 1 of this form is not a U.S. person,
- The income to which this form relates is:
 - (a) not effectively connected with the conduct of a trade or business in the United States,
 - (b) effectively connected but is not subject to tax under an applicable income tax treaty, or
 - (c) the partner's share of a partnership's effectively connected income,
- The person named on line 1 of this form is a resident of the treaty country listed on line 9 of the form (if any) within the meaning of the income tax treaty between the United States and that country, and
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which I am the beneficial owner or any withholding agent that can disburse or make payments of the income of which I am the beneficial owner. **I agree that I will submit a new form within 30 days if any certification made on this form becomes incorrect.**

Sign Here ▶

Signature of beneficial owner (or individual authorized to sign for beneficial owner) Date (MM-DD-YYYY)

Print name of signer Capacity in which acting (if form is not signed by beneficial owner)