THE TAMILNADU CO-OPERATIVE MILK PRODUCERS' FEDERATION LTD. CORPORATE OFFICE :: MARKETING UNIT

No.3A, Pasumpon Muthuramalinganar Salai, Nandanam, Chennai – 600 035

SPACE FOR AFFIXING PHOTO

APPLICATION FOR WHOLESALE DISTRIBUTOR

Applied for the state of				
any and address				

Name of the Company and address	
Name of the Proprietor / Partner/M.D. of the Company	
(Copy of Registration / Partnership deed)	
Educational qualification of the Proprietor / Partner / M.D. of the Company	
Nature of Existing business/Experience in the Field	
TIN No. (Copy of document to be attached)	
Contact Details:	
(a) Mobile phone number	
(b) Landline number (c) Email Id	
(d) Website, if any	
A. Infrastrucutre Facilities:	
(a) Location	
(b) Area of the Shop	Sq.ft.

(c) Area of the Cold Room	Sq.ft.
(d) Deep Freezer capacity	
(e) Type of vehicles possessed / Hired (Copy of R.C. Book)	
(i) Vehicle Model	
(ii) Nos.	
(iii) Year of Registration	
(iv) Owner's Name	
B. Total manpower employed for distribution of products:	
(i) Office	
(ii) Sales	
(iii) Distribution	
C. Financial Background:	
(a) Present monthly turn over (last one year bank statement to be enclosed)	
(b) The amount that could be invested in this venture	
(c)Income Tax details	
D. Prior Experience in Selling Dairy Products:	
(a) Name of the Company	

(c) Turnover per month (Copy of documents to be enclosed)	
(copy or documents to be enclosed)	
E. Area of operation preferred	
(Name of the city and state to be	
mentioned)	

DECLARATION

I hereby declare that the above mentioned particulars are true to the best of my knowledge. If The Tamil Nadu Co-operative Milk Producers' Federation come to know that any of the above information is false, I agree that they will have the right to reject my request for Wholesale Distributor (or) liable for other action.

SIGNATURE OF THE APPLICANT

Note:

- 1. The applicants are requested to indicate the quantity of products they can sell per month.
- 2. They have to indicate the product wise margins they require for doing this work.
- 3. They have to indicate the location (Name of the state) they want to work.
- 4. Postal / Courier delays will not be accepted.

AGREEMENT IN OTHER STATES

	THIS AGREEMENT MADE THI	S	day of	2017,	between		
The Ta	amilnadu Co-operative Milk I	Producers' Fed	deration Lin	nited under th	ne brand		
name	called "Aavin" (hereinafter o	called SELLER)	a State Le	vel Apex Co-d	perative		
Society	Registered under the Co-	operative Soc	ieties Act,	1964 in the	State of		
Tamiln	adu having its registered of	fice at Aavin	Illam, Mad	havaram Milk	Colony		
Chenn	ai 600 051, represented by the	e General Man	ager Sri		, which		
term v	vould include its heirs, succe	ssors, assigns (etc., hereina	after referred	to as the		
SELLER	of the	ONE	PART	known	and		
M/s			,	Whole sale	dealer		
(Whole	esale Distributor) (hereina	after called	BUYER)	represented	by its		
Partne	r/Director/Manager Sri		(w	hich expression	on would		
	e its heirs, successors, assigns						
	WHEREAS the seller has opte	ed to sell the D	airy Product	ts manufacture	ed by the		
Federa	ition and its District unions	in other state	s and the E	BUYER is inter	ested to		
purcha	se the Dairy Products from t	he SELLER for	redistributi	on to the reta	ilers and		
offered to be buyer in the state of							
	Now, both the parties have a	agreed to the f	ollowing te	ms and condit	tions:-		
1)	The buyer is appointed as the	e Wholesale Di	stributor by	the seller in	the state		
	ofhaving its h	ead quarters i	n the city o	of	The		
	Buyer has to distribute the	products purch	nased from	the Seller in t	:he areas		
	allotted to him.	•					
2)	The SELLER is marketing the	e products nai	mely Ghee,	Butter, Skimr	ned milk		
	powder, UHT milk varieties i	n tetrapacks a	nd Badam i	mix powder u	nder the		

brand name" Aavin".

- 3) The SELLER will supply the stock at ex.dairy basis. The ex.dairy selling price will be fixed by the SELLER based on the market condition and the BUYER agreed to accept the ex.dairy price fixed by the SELLER. The BUYER also agreed to the right of the SELLER to revise the selling prices with intimation to the buyer.
- 4) The Buyer will have to place indents for the products well in advance to the SELLER. A minimum of 15 days advance notice is required for the SELLER to arrange for the dispatch of the products from the manufacturing unions.
- 5) The SELLER will release the stock to the BUYER only after receipt of the payment in full. The payment has to be made to the respective unions in the form of Demand Draft or by RTGS mode. None of the other modes would be accepted.
- 6) The BUYER agrees to the fact that the SELLER will supply the indent products subject to availability.
- 7) The BUYER has to lift the stock at the dairy dock and transport the stock to their respective state at his own cost.
- 8) The Buyer will have to sell the products at the prices fixed and communicated to them by the SELLER. The BUYER should ensure that their retailers are selling the products within the Maximum Retail Prices printed on the packs.
- 9) The BUYER has to submit the relevant statutory forms like C-forms etc periodically without any delay to the respective unions. If any penalty or penal interest is levied by the concerned authorities for the delay or non submission of statutory forms by the BUYER, then the entire penalty/penal interest has to be settled to the SELLER by the BUYER.
- 10) The BUYER agrees that a minimum value of products that he would lift per occasion will be Rs. 10,00,000 lakhs.
- 11) The SELLER reserves the right to appoint additional Wholesale Distributors in the state if needed or to sell directly its products to any other buyers in the state depending upon the need. The BUYER agreed to the same and also fully aware that no over-riding commission will be paid for these sales.

- 12) The products received from the SELLER should be sold to the consumers as they are in the same condition and no repacking should be resorted to under any circumstances. Any violation of this will lead to cancellation of Distributorship and the BUYER will be liable for payment of damages as ascertained by the seller.
- 13) (a) The BUYER should desist from doing anything with the products of the TCMPF which will result in infringement of the provision of prevention of FSSAI Act, Packaged commodities Act in force, and any other allied laws in force. For any deviation in this regard, on the part of the BUYER, SELLER, will not become liable and the BUYER alone is liable.
 - (b) In case of any liability devolving on the seller, due to the violation of law as aforesaid by the Buyer, the Buyer shall make good the loss so suffered by the Seller along with damages as fixed by the seller.
- 14) The BUYER will use his resources to spread/publicise the products of the SELLER fully in the markets / area allotted to him to achieve targets fixed by the SELLER. Any slackness noticed on the part of the BUYER in the matter of improving the outflow of the products will result in cancellation of the Distributorship.
- 15) The BUYER shall ensure that stocks of SELLER Products received by him/or retailers are distributed properly on first-in-first-out basis to consuming public to eliminate long storage and consequential deterioration in quality.
- 16) It is understood and agreed to, by the BUYER that he will at all times maintain stocks sufficient to meet the requirements of the retailers. Further online mode will be introduced to monitor the stock at the Buyer godowns.
- 17) It is the responsibility of the BUYER to see that the products of the SELLER are properly and conspicuously displayed at the retail outlets.

- 18) If the SELLER could not supply the products for want of stock, or due to strike, lockout or any other reasons beyond its control and if the BUYER has deposited the value of stocks with SELLER, such deposits will be refunded to the BUYER immediately without any interest.
- 19) The area of operation should be limited to the state specifically authorized / allotted to the BUYER and it should not be extended to other states where other buyers have been appointed by the SELLER. The SELLER reserves the right to modify or alter the area of operation without assigning reasons there for.
- 20) The BUYER agreed to lift and distribute all aavin range of products offered by the SELLER in the area allotted to them. The BUYER has no right to refuse a product or some products.
- 21) It is mandatory on the part of the BUYER to furnish the list of retail outlets covered by him every month without fail in the format enclosed.
- 22) The BUYER agrees to organise special sales counters in schools / colleges / institutions / temples in their allotted area to promote the sale of aavin products in the allotted state. The advertisement materials such as phamplets, posters, danglers and other items will have to be produced by the SELLER in vernacular language.
- 23) (a)The Security Deposit of Rs.2,00,000/- (Rs. Two Lakh only) will have to be paid in the form of Demand Draft in favour of TCMPF Ltd payable at Chennai and the buyer will not be eligible for any interest on this amount.
 - (b) The Security deposit will be refundable after the expiry of the contract, provided that any dues from the buyer can be offset by the seller from the security deposit. Any damages or for any violation of the provisions of the

- contract, any loss is sustained by the Seller, the same shall be recovered from the security deposit.
- 24) The BUYER shall extend all assistance to the accredited representatives of the SELLER to inspect to take extract etc. and to take stock, note the stores conditions and storage and all records relating to sale of its products.
- 25) Claims arising out of stocks received damages/deteriorated and / or having any manufacturing defect will be considered only on merits provided such damage, deterioration and/or manufacturing brought to the notice of the SELLER with the damaged products in the same condition i-e without further intentional damage to that within 3 days from the receipt of such stocks. The decision of the SELLER will be final in all such matters.
- 26) In case the buyer does not take delivery of products, when the products are ready and because of such delay if there is spoilage or deterioration in quality, the SELLER will not be liable for any damage and only the buyer has to bear the loss.
- 27) However, the BUYER may formulate and extend any scheme to the retailers to increase sales within his margin. The BUYER hence cannot sell at a price higher than that is fixed by SELLER.
- 28) The Buyer will be given target on month to month basis by the SELLER and the BUYER has to achieve the target so fixed. Any failure to achieve the target will result in severe action including termination of this agreement.
- 29) The BUYER shall ensure the successful implementation of any schemes introduced by the SELLER and see that the benefit reaches the intended customer (retailer, consumer, bulk Consumer etc. as the scheme may be meant for). Any steps taken by the SELLER for sales promotion must be fully followed up and properly implemented by the BUYER in his area of operation.

- 30) In case the SELLER gets any information that the BUYER is selling products other than in the area specified for any firm or company through sub-dealer or markets their products on their behalf, the appointment shall stand terminated and the Security Deposit amount will be forfeited. It may also result in black listing the BUYER and the BUYER will not be entertained for dealership of Aavin products in future.
- 29) For any violation of any clauses of this agreement, the SELLER has the right to terminate the agreement with the BUYER, apart from taking action to recover damages/loss from the BUYER.
- 30) (a) All disputes / differences and questions what-so-ever which may at any time hereinafter arise between the parties hereto touching or arising out of or in respect of the construction or concerning anything contained in or arising out of this agreement as to the rights, duties or liabilities hereunder of the parties hereto respectively shall be referred to the arbitration of a single arbitrator to be nominated by the Managing Director, TCMPF and the venue of arbitration will be at Chennai. The arbitration shall be within the provisions of the Arbitration & Conciliation Act.
 - (b) In case of any litigation arising out of this contract, only the Courts in Chennai alone will have jurisdiction.
- 31) The SELLER reserves the right to add / delete or modify the terms and conditions as circumstances warrant and according to exigencies. No prior notice is required from the SELLER to the BUYER on these cases.
- 32) The BUYER accept and confirm the above terms and conditions and agree to act as Wholesale Distributor for the Products of SELLER in consumer packs.

33) The agreement is valid for a period of one year from the date of agreement.

The Renewal of the agreement will be considered subject to the sale

performance of the buyer and achievement of targets fixed by the seller.

34) Notwithstanding anything contained herein above should the SELLER / BUYER

wants to terminate the agreement either party may do so by giving one

month written notice to the other party at the latest address available in

records. Service of notice by Registered post will be sufficient service /

delivery of notice.

35) They BUYER has to collect and send the market intelligence report

periodically to the SELLER to ascertain the true market condition prevailing in

the state of the BUYER.

36) IN WITNESS thereof the parties hereto have executed these presents the day

and the year herein above mentioned.

for THE TAMILNADU CO-OPERATIVE MILK

PRODUCERS' FEDERATION LTD.

Signature of the Wholesale Dealer

WITNESS: 1)

WITNESS: 2)