



Company Principles (V081020)

Chapter 1: Definitions

Chapter 2: Rights and Principles

Chapter 3: Compensation Plan and Earnings

Chapter 4: Payments

Chapter 5: Termination Rights of Product Representative/Distributorship

Chapter 6: Product Supply From the Company

Chapter 7: Refund/Cancellation Conditions

Chapter 8: Products Retail Sales to Customer

Chapter 9: Advertisement

Chapter 10: Dealership Changes and Transfer Conditions

Chapter 11: Termination Conditions of the Dealership Agreement

Chapter 12: Pricing

Chapter 13: Various Provisions

Chapter 1 - Definitions

1.1: One More Medical Industry and Foreign Trade Inc. & OneMore Europe B.V. hereinafter referred to together or individually as the 'COMPANY'.

1.2: Company started legal entity activities in Turkey at 30.09.2014 and in Europe activities started at 08.06.2016. The company's distribution center in Turkey is Namık Kemal District 171st Street No 13 Esenyurt/ Istanbul, center in Europe is Keersopstraat 15 3044 EX Rotterdam, Holland.

1.3: Product representative is the name given to the participants who have registered to the company through any written and/or electronic media and have the right to do business by purchasing products. Hereinafter referred to as 'Product Representative'.

1.4: Sponsor: Who own the same marketing rights as product representatives to increases and directs the business skills that they have to give to their teammates. Each product representative agrees from the outset that they will sponsor other product representatives they have included in their teams in order to improve their business skills.

1.5: Network Marketing: It is a sales formation known as network marketing.

1.6: QV: It is the abbreviation given to the point value reflected in the system while the product representatives do business within the company while purchasing the product.

1.7: Binary: Dual system network marketing strategies.

1.8: Earnings Plan: Called compensation plan set by the company. Hereinafter referred to as the compensation plan. The compensation plan allows active product representatives to earn instant, weekly, monthly and quarterly sales bonuses and other rewards for their accredited sales and the sales of the group under their sponsorship. The compensation plan and incentive programs of the company have been created to establish a solid organization by receiving personal Product Representation service. This formation includes the sponsorship and purchase of products that can be sold on a retail basis.

1.9: Career: It determines the titles that the product representatives working within the compensation plan determined by the company will gain within the system if they achieve the goals specified in the compensation plan with their individual efforts.

1.10: Commission: It is the general name of the earnings that product representatives deserve through instant, weekly, monthly and quarterly and e-commerce as a result of their individual efforts according to the compensation plan determined by the company.

1.11: Accredited Sales: Defines the sale of products purchased directly in the company.

1.12: E-commerce: It is the general name of the sales made to the final consumers on the internet address katilimciadi.onemoreglobal.com, which is the internet site that the company has allocated to all product representatives to perform their business on the internet.

1.13: Wallet: It is the name given to the e-wallet that the company allocates to all product representatives.

1.14: Product Points: These are the points that show the value of the products offered by the company to all its representatives within the system in US Dollar. It is calculated as QV, the name of the company's point value, and announced by the company.

QV AMOUNT VALUE

50 QV 79,90\$

100 QV 143,80\$

300 QV 515,00\$

650 QV 956,00\$

1000 QV 1.419,00\$

ONE MORE
INTERNATIONAL

Chapter 2 - Rights and Principles

2.1: Company One More International, One More Medical, Painless Night GLU, Slim Style, B12 Plus, Melatonin Plus, Omevia, Dekamin, Lumiere By OneMore and Sornie are the registered owner of the registered and/or to be registered trademarks. Product representatives are not entitled under any name and title under these brands and they are not company officials recognized by official authorities. The unauthorized use of these brands in any media (internet, print, press, social media, etc.) without the written approval of the company is strictly prohibited, and the company is never liable for any damages resulting from individual errors of product representatives.

2.2: Product representatives have the right to expand their trade with all kinds of promotion, advertising and similar activities, provided that they comply with the framework specified by the official authorities and the principles of the company. The company reserves the right to inspect and/or give warning to product representatives at any time.

2.3: The company will terminate their product representatives without warning, in the event that product representatives act in any situation that would harm the company and/or other product representatives by using fraudulent misrepresentation, deceptive advertising, imaginative income and other false statements, including but not limited to, compensation for damages that may be incurred. It accepts and declares in advance that the claims can be claimed against them.

2.4: The company carries out the import, export, sales and distribution activities of all kinds of tapes and cosmetic products that include the alternative medicine principles defined in detail in the company agreement.

2.5: The company has content that encourages and supports independent product representatives in their use and retail sales. The company delivers high-quality products in the industry to product representatives, with company staff supporting them and a compensation plan. The profit of product representatives and team marketing are the most important factors in the company system.

The company aims to increase the quality of life by making the products it offers to its product representatives and final users, and offers everyone the opportunity to work regularly under equal conditions. The Company in no way guarantees that its product

representatives will achieve financial success without work or relying solely on the efforts of others. A product representative is an independent contractor whose success or failure depends on their own personal effort.

Company compensation plan aims to increase sales and promote the company's high-quality products to share with the product representatives and final consumers. The primary purpose of product representatives are selling by establishing sales organizations, increase the usage of the company's products. The company compensation plan supports and encourages all independent product representatives at all levels to make retail sales every week.

In addition, the Company asks its product representatives to keep records of their sales. Successful product representatives have their current knowledge of the market by participating in training programs, increase their personal retail sales and sponsor others so they also enable them to sell.

2.6: Independent product representatives sell and deliver Company products to consumers by taking personal product representation services through a compensation plan. Product representatives at all levels of the compensation plan are involved in retail sales every week and must keep records of these sales. Honesty in company compensation plan, developed countries commercial practices and integrity principles are taken as basis, to offer maximum success, equal and fair opportunities for everyone.

2.7: Company policies, the necessary rules for proper sales and marketing methods, and to demonstrate the principles, use improper sales and marketing methods and again designed to avoid non-existent and appropriate illegal transactions.

2.8: These company principles are applied by the authorized bodies of the company when deemed necessary can be changed, modified and expanded, the company reserves this right. These changes will be sent to product representatives on the company's official website www.onemoreinternational.com or www.onemorebackoffice.com or product representatives declared to the company on onemorebackoffice.com will be announced by sending an e-mail to the e-mail address.

All product representatives, imperative to know and apply company principles. As of the change date of the changes made has come into force, following these changes on the relevant web pages is product representative's own responsibility. The company changes the relevant pages in this regard. After publishing, product representatives must adopt new ethical principles procedures and policies will be deemed to have accepted,

and the lack of information of product representatives on this subject will not be accepted.

2.9: onemorebackoffice.com and katilimciadi.onemoreglobal.com (the website allocated to product representatives by the company) who fill out the registration form at their address and anyone approved by the company is a product representative of the company brand and products and accepts and undertakes to comply with the rules and rules determined by the company.

2.10: Each product representative declared that the e-mail, fixed phone, mobile phone and e-mail address they gave to the company were correct and belong to them. In order for all correspondence and communication to be carried out correctly, both legally and in terms of business flow, it needs contact information to be declared by individuals. The product representative is responsible for any legal and work flow problems that may arise from incorrect contact information. The company ultimately has no liability for any damage caused by incorrect/incomplete information sharing. Change of contact information over time (example move, etc.), which the product representative initially agreed to be accurate and complete, in this case, it accepts and undertakes that it will notify the company in writing and share new contact information with the company as a result.

2.11: Each product is directly related to the product purchase prices of the product representatives, including VAT has a proportional QV score value. Ensuring the promotion of products and the company, there is no QV score value of any of the printed materials of any kind.

2.12: There is no requirement for any product representative to remain at the same level once obtained, unless it expires and re-sponsors.

2.13: Any product representative from the sponsor group to which they belongs cannot transfer their rights, except in mandatory cases and unless deemed appropriate by the company. Only essential circumstances and the company's final decision to see fit (The Company is not obligated to see fit.) account transfer transactions in writing occurs. After this transfer takes place, the former product representative is not related to the relevant account. Although he has no rights for the future, he has the legal responsibility for the transactions made in past.

2.14: In order for the product representatives to earn premium from the product representative group or groups they are sponsoring (excluding the e-commerce commission and the quick start bonus commission), it is necessary to purchase products from the company within that month. The product representative cannot earn commissions for the weeks and months in which they are not active, except for these two revenue models. Product representative who becomes active again in the following week or month cannot claim commission from past weeks or months. Only when they are active, teams and their own scores will not be deleted when they become passive. They cannot earn commissions only from turnover and points movements that took place during the period when they were not active.

2.15: The company allows product representatives to move up to any higher level by paying the interim difference until one month after the first order date. For example: A product representative who has placed an order for (100) QV can increase to (300) QV product by paying (371.2) \$ within one month from the date of approval of the order.

2.16: Product representatives earn careers based on the career status of the product representatives in their sub-teams and the volume of points they create in their teams. Accordingly, the person who has created (500) points (QV) in their sub-team in short line (one week) is "Rookie", the person who creates (3000) points on the short line (one week) and two of the personal product representatives are "Rookie", is the "Beginner", the person who creates (6000) points in the short line (one week) and creates three "Rookie" from the personal product representatives, is the "Apprentice", the person who creates (15.000) points in the short line (one week) and creates four Rookie + one Beginner from the personal product representatives, is the "Assistant", the person who creates (30.000) points on the short line (one week) and whose product representatives are five of them Rookie + one Beginner + one Apprentice from the personal product representatives, is the "Master", the person who creates (50.000) points in the short line (one week) and creates six Rookie + two Beginner + two Apprentice from the personal product representatives, is the "Pearl Master", the person who creates (150.000) points in the short line (one week) and creates seven Rookie + three Beginner + two Apprentice + one Assistance from the personal product representatives, is the "Sapphire Master", the person who creates (250.000) points in the short line (one week) and creates eight Rookie + four Beginner + three Apprentice + two Assistant + one Master from the personal product representatives, is the "Diamond Master".

2.17: Product representatives are responsible for the tracking of QV scores themselves. Product representatives were unable to collect the required QV points under the compensation plan the company does not bear any responsibility.

2.18: Information about company price, QV and CV changes is committed to giving at least 1 month in advance.

2.19: Product representatives will not permit the display or sale of company products and printed materials in any retail store, pharmacy and / or any other business, including but not limited to. This is certain even if the owner or manager of these places is actually the company's product representative. These persons can continue to sell the company products separately from their own organizations and in accordance with the Company policies. In addition, the sponsor of such a product representative is tasked with ensuring the application of company policies. Otherwise, the sponsor will be the person responsible for the principles. Service-oriented organizations (such as medical healthcare institutions, beauty salons, health clubs, etc.) may be exceptions to this rule. However, the products to be sold must be related to or used in relation to the service provided and the written approval of the company must be obtained.

If approved by the company, the display and sale of the company's products will only be allowed in the parts of these organizations where they serve.

2.20: Company products cannot be sold by third parties who are not company product representatives.

2.21: Company products cannot be promoted and offered for sale on websites, catalogs or any electronic and/or printed visuals created by company product representatives and third parties or other real and/or legal persons. In case of this action, the products will be collected by initiating legal action.

2.22: All logos, brands and emblems belonging to our company is under Madrid Protocol protection signed by member countries for the protection of trademark rights, Decree Law 556 on the Protection of Trademarks for Turkish Legal Legislation, Industrial Property Law numbered 6769 and the provisions of each country protecting its brands with unfair competition. Unless otherwise stated, they cannot be copied or used without written permission from the company. The text, visual, sound, animation, video, computer codes, files and designs published on our website www.onemoreinternational.com, onemorebackoffice.com and katilimciadi.onemoreglobal.com are protected in accordance with the law no.5846 and

the relevant legislation, copying, using and publishing on other sites is prohibited. In addition, the mentioned logos, brands and emblems are also available on the company's official social media accounts, but the same protection laws apply to these accounts.

2.23: A product representative is obliged to pay attention to not making any claims or recommending applications on issues that they are not an expert or authorized. The company assumes no responsibility for a statement made by the product representative about the benefits of the products, other than those published by the company.

Special Principles:

2.24: The relationship between the company and the product representative is a contractual relationship between the two principal parties. All product representatives are independent product representatives. They will do their individual work by using their personal time, using the tools to be chosen by them and the methods they will determine (provided that they comply with the company principles).

2.25: Legal entities cannot fill out a product representative application form and cannot be a company product representative.

2.26: A product representative will be able to define themselves as One More International's independent personal product representative and will be able to use the company's approved logo on their printed cards, other stationery and advertisements. In no way, product representatives may introduce themselves as a dealer / guardian or official representative of the company, except for independent product representatives, and cannot use the company name in their stationery or advertisements.

2.27: Independent product representatives should indicate to the purchaser to whom they provide goods and / or services that they are acting as an independent product representative of the company and that the product representative is personally responsible for the payment for the goods / services provided. Invoices issued on behalf of the suppliers must be sent to the product representative's own address. The Company will not under any circumstances be liable for any money or debt incurred by an independent product representative to any buyer.

2.28: A product representative will not open a bank account on behalf of the company and will not introduce themselves in any way as a company or company official.

2.29: It is forbidden to offer independent product representation to people who have been invited by another product representative and have been promoted and offered an independent product representative.

2.30: It is forbidden to register the first degree or close relatives registered with the company to another product representatives in order to change sponsors. When it is detected, it is registered under the main sponsor with its entire sub-team. The product representatives are processed in accordance with the company principles.

2.31: A product representative operating in the company will not be offered a job under any name or earning name, and if done, the product representative who made the offer when the event first occurs will be given a wallet suspension penalty for three months. This penalty means that the product representative will not be entitled to receive commission from the company for the following three months. If the same event occurs again, the account of the product representative will be unilaterally suspended by the company and the contract between the company and the product representative will be unilaterally terminated.

2.32: The person must fill in the "Product Representation Application Form" to be a product representative of the company. This completed form must be delivered to the company headquarters. Upon the approval of this form by the company and the first product purchase and within (7) days following the approval date of the product representative, the company accepts to sell the product to this person under the conditions detailed in the company policies and the payment in the compensation plan, provided that the product representative does not violate the agreement made with the company. In addition, similar procedures are repeated by the sponsor through onemorebackoffice.com and katilimciadi.onemoreglobal.com pages and electronically created product representation terms.

2.33: Each product representative who signs the Product Representation Application Form and receives an access code from the onemorebackoffice.com page undertakes to comply with the decisions regarding the Company Principles. Each purchase of a product from the company means once again acknowledgment of the commitment to comply with company principles.

2.34: In accordance with the principles of family integrity, individuals with first degree family unity can work under the sponsorship of the first degree family member under the upper sponsorship of the first person in the family. In case of detection of contrary

situations, the company has the authority and right to take all kinds of decisions for the accounts in order to correct the situation.

2.35: If the product representatives who open passive registration to become a product representative do not perform any of their activities such as selling on the e-commerce site, owning one of the dealer products or giving a dealership within 30 days after the registration date, the account is taken over by the company and the account holder has accepted and committed the provisions in advance.

Chapter 3 - Compensation Plan and Earnings

3.1: All commissions within the company compensation plan, with the exception of e-commerce sales and the quick start bonus, will not start before the rookie career, and the rookie career is the name given to the first career step of the compensation plan. E-Commerce sales and quick start bonus are paid to the product representative, regardless of whether the product representative is active or not.

3.2: E-Commerce Earnings: It is the commission that is formed when sales are made to the final consumer through the internet media katilimciadi.onemoreglobal.com allocated to the product representatives by the company. The sales made by each product representative on its website will only be reflected on them. For example, for a final consumer sale made on the website for a price of 118- TL including VAT, the commission will be divided over 100- TL over the price excluding VAT. The product price and VAT will be deducted from the total turnover of this sale and will be deposited into the product representatives wallet and the remaining amount will be shared on the system according to the QV points account as if a network marketing sale has been made. Thus, product representatives will have a commission by deducting the price of the product sold over the price excluding VAT as a result of any E-Commerce sales made over the internet. In these sales, written printed materials, promotional materials, etc. do not have any commission rates.

3.3: Quick start bonus: If the product representative includes another person who has the same rights as the product representative in the company compensation plan, the commission of 25% of the QV points of the product that the new product representative has entered is transferred to the existing product representative's wallet in USD dollars after the collection.

3.4: Team Bonus: Percentage segments for team bonus earnings are determined based on the highest volume orders of product representatives have given up to that day, and they receive premium payments from the short line balance according to that percentile. In order to receive this payment;

- Minimum 500 QV on the short line that week
- Individual records must have at least one (1) active front row on the right and left lines.
- Team bonus can be collected up to a maximum of \$ 20,000 per week. The upper amount of \$ 20,000 is considered a flash out. These rates are determined as the rates written next to them according to the orders given by the product representative respectively in the table below.

50 QV 6%

100 QV 13%

650 QV 17%

300 QV 15%

1000 QV 19%

ONE MORE
INTERNATIONAL

The percentile obtained once does not fall into the lower percentiles. If people go to upgrade their products, team bonuses are calculated from the percentage of the level they are raised. However, product representatives do not have the right to earn income from this income during the months or weeks when they are not active. Only if the person wishes, they can make it active by purchasing 50Qv. In this case, the determined percentiles are calculated over 6% for 100Qv, 7% for 300Qv, 8% for 650Qv and 9% for 1000Qv.

3.5: 2+1 Bonus: Including two new (100qv, 300qv, 650qv or 1000qv valued) product representatives (at least one each in short and long lines) to the company individually and paying their payments by credit card, cash, eft transfer methods. In this case, the product representative deserves the next activity free of charge from the date of entry of the second product representative he has included. This progress payment is presented with a product gift of 50 QV.

3.6: 3D Bonus: Within a month, the product representative, who individually includes three new product representatives to the company and creates a total volume of 600-QV with the first row movements of the newly included product representatives, earns an additional 100\$. The earning in question is also accepted on the basis of the monthly regular activities of the pre-included first-places. Although this earning system is monthly, it is deposited in the wallets of product representatives after the end of the activity.

3.7: 4X4 Bonus: Within a month, the product representative who individually added four new product representatives to the company and created a total volume of 1000-QV with the first row movements of the newly included product representatives, they earns 100\$ in addition to 3D bonus of 100\$. The earning in question is also accepted on the basis of the monthly regular activities of the pre-included first places. Although this earning system is monthly, it is deposited in the wallets of product representatives after the end of the activity.

3.8: Vehicle Contribution Bonus: During three months of activity, our product representatives, who create a volume of 10,000-QV points with unlimited sub-team in the short line balance, are entitled to the Vehicle Contribution Bonus for 36 months. In this bonus, the company offers 400\$ electronic wallet for those who are at least in the Beginner career and who regularly create a volume of 10,000-14,999-QV points each month, 600\$ to the electronic wallets of those who create 15,000-19,999 QV points, for those who create a volume of, 20,000-24,999 QV it pays 800\$ for their wallet, 1000\$ for electronic wallets of those who create a volume of 25,000- QV and above. If a product representative who has earned a vehicle contribution bonus earns a vehicle contribution bonus from another representative with an account in the short line balance, the representative must include 2 new product representatives in the long line during each active period and has to create a total volume of 3500 QV with the front rows of the newly recruited representatives. At the end of 36 months, the rights of the representative who fulfilled the conditions in the last three months retrospectively continue. Those who create a volume less than 5,000 QV are not included in these payments. Those who create volume in the short line between 5000 and 9,999 QV per month are calculated according to their points below 400\$ and deposited not less than 200\$. In addition, product representatives who earn vehicle contribution bonus must also earn the 4x4 income model regularly every month. Product representatives who cannot earn this 4x4 income model regularly every month can earn half of the promised amounts based on their points.

3.9: Career Bonus: The company undertakes to deposit the specified fees in their electronic wallets for one time only, to the product representatives who have reached the following career. However, the representative who reaches the upper career without any career is only paid the career bonus they reached last.

Career Achieved	Earned Bonus
Apprentice	\$500,00
Assistant	\$1.000,00
Master	\$2.000,00
Pearl Master	\$5.000,00
Sapphire Master	\$10.000,00
Diamond Master	\$25.000,00

3.10: Matching Bonus: Based on the career earned, the company makes payments to product representatives within the percentiles determined by the company according to the team bonus earnings of their downline. These payments may increase or decrease depending on the career level achieved that week. The career plan mentioned below is paid by starting over each week, based on the total short line turnover made during that week. In the matching bonus commission, it is required to have at least 1 (one) active front line product representative in the long line and short line balance.

	Rookie	Beginner	Apprentice	Assistant	Master	Pearl Master	Sapphire Master	Diamond Master
1st Line	%10	%25	%50	%50	%50	%50	%50	%50
2nd Line			%10	%10	%10	%15	%25	%25
3rd Line				%10	%10	%10	%10	%15
4th Line					%10	%10	%10	%10

3.11: World Pool Bonus: The company divides a year into quarterly (4) equal parts, and includes product representatives with orders of 300-QV, 650-QV and 1000-QV in another privileged earning plan. Under this earnings plan, the company will charge 2\$ for every 100-QV order sold worldwide, 10\$ for every 300-QV order, 20\$ for each

650-QV order and 30\$ for every 1000-QV order separates and transfers it to the world pool. This world pool distributes once every (3) months, one share to the highest order of 300-QV, two shares to the 650-QV and three shares to the 1000QV one at a time. The product representative who wants to benefit from this income has to do his monthly activity regularly. The product representative, who delays his monthly regular activity even for once, is removed from the world pool earning system and the next product representative is included in the world pool earning system instead of the removed product representative. The world pool earning system is a profit system that will consist of a maximum of 500 people at a time in the pool. Our product representatives with more than 500 people line up according to the date they obtained the product representation right. If there are exits from the pool system for different reasons, the representatives who are in the queue are included in this group.

Chapter 4 - Payments

4.1: The company makes the first payment through the wallet system that it offers to product representatives. When the product representative wants to receive the earnings he deserves as a payment according to the status of the turnover and points movements he has made in his wallet, he must first share a bank account with the same TC number with the company for payment. The company declares that it will not make payments to bank accounts that are not shared in this way. In special cases, if the account holder has notarization, the company will be able to make the payment to the bank account of another person other than the account holder. Otherwise, the company declares in advance that it will not make any payment.

4.2: If the product representatives requesting payment for all commissions earned by the product representatives from the company are not taxpayers, 20% will be deducted from the withholding tax commissions and paid to the state on their behalf, and the remaining amount will be paid to the product representative's bank account as money order / EFT. For example, the product representative who requests a payment of 1,000.00 USD accepts and undertakes that the 20% fee will be deducted from the 200\$ commission and the remaining amount will be deposited into his bank account in the form of 800\$.

4.3: If the product representatives who request payment in all commissions earned by the product representatives from the company are taxpayers, they must invoice the

company by including 18% VAT. The payment of the relevant invoice will not be made until it reaches the company's accounting department within the scope of the provisions of the Turkish Commercial Code. For example, the product representative requesting a payment of 1,000.00- USD has to issue an invoice of 1,000.00- USD including VAT. The company requires that the tax returns of taxpayer product representatives be submitted to the company on a monthly basis. No payment will be made to taxpayer product representatives who do not submit the tax return. The company reserves the right to make the payments of the product representatives who have tax debt to the tax office of the product representative in accordance with the tax debt.

4.4: When deemed necessary, the company reserves the right to make or not to make the payment in order to protect its product representatives.

4.5: The company's payment day is on Wednesday every week. The last day to request payment is until 17.00 on Tuesday every week through the system. The payments requested through the system must be confirmed by calling the relevant person at the company's headquarters until 17:00 on Tuesday. Payment requests received after this time and date will be paid by the company in the next payment period. If there is no problem by making the necessary examinations of the payment amounts of the product representatives requesting payment, the payment will be deposited into the product representatives' bank account as a money order / EFT on Wednesday, two weeks after the week of the request. In other words, for example, the product representative who makes a payment request on the system until 17:00 on Tuesday, week 1 and informs the company that he has made a payment request by phone, will receive the payment as a money order / EFT to his bank account on Wednesday, week 3.

4.6: Figures below \$40-\$on wallet figures are prohibited from being requested as payments from the company. Figures above \$40 will be paid to product representatives requesting payment by the company by deducting the relevant taxes.

4.7: Representatives that do not appear active in the back office system cannot request their ewallet balances in cash until they perform their activities. However, this does not prevent them from using the amounts in their backoffice wallet within the system.

4.8: Amounts transferred to another product representative via wallet are amounts that will not be paid by the company. However, this transaction will only be carried out if there is a new product representative to enter the system and the amount transferred to another product representative's wallet via this wallet will be used for new entries. Apart

from this, money transfer via wallet is prohibited and product representatives performing this transaction will be considered as system abuse.

4.9: Payments of non-Turkish product representatives will also be made according to the same procedures and principles and taxation will be made according to the tax procedures of the countries related. If the company does not have an office in that country and is operating its product representative business activities using only the facilities allocated to them by the company over the Internet, they accept and declare that it will be in accordance with Turkey tax laws.

Chapter 5 - Termination Rights of Product Representative/Distributorship

5.1: When a product representative expires, the sub-level group that they sponsor passes directly under the sponsor of the product representative, whose scheme is unchanged, and maintains their current organization chart.

5.2: Product representation rights determined in accordance with the company compensation plan are valid only for real persons, and our company's product representatives consist of real persons who are not considered restricted by law and who are not deemed to be incomplete on the law. In this context, each of our product representatives can only open an account in their own name, and cannot open a second account on their behalf. Legal action will be taken within the framework of abuse without the need for a warning against the product representative who is seen to have opened or attempted to open. As of this date, the first account opened by the product representatives, who are found to have opened an account in this way in the past period and who are found to have abused the system, will be deemed to be the first account they opened, and their other accounts will be closed by our company.

5.3: Product representatives must be over the age of 18 and not legally convicted of disgraceful crimes. The company reserves its rights for product representatives who are under the age of 18 and make false statements at the entrance to the system.

Chapter 6 - Product Supply From the Company

6.1: Stocking and joint purchases are strictly not recommended to our product representatives. In general, new orders should not be placed before 75% of your stock products are sold or used.

6.2: Product representatives will place their product and printed material orders directly to the Company Headquarters. In addition, product representatives can shop online on onemorebackoffice.com and katilimciadi.onemoreglobal.com by entering their personal usernames and passwords, and can give new product representation agencies. In the event that product centers are determined by the Directorate in time, product representatives will be able to place their product and printed material orders to these product centers. These centers will be announced by the company on the relevant websites and announced to the product representatives. The Company solely by you and;

- Your orders by coming to the company headquarters,
- Your orders from the relevant areas on onemorebackoffice.com and katilimciadi.onemoreglobal.com website,
- It will take into account the orders you place by sending e-mail.

6.3: If a product representative has asked a third party to place an order on their behalf and/or receive their order, the responsibility is with that product representative.

6.4: When the product representative application is approved, there is no minimum order amount for all subsequent orders, except for product purchases in the amount of product representative entries. Printed documents are not included in these orders.

6.5: In order to be entitled to compensation from the turnover generated for the week or month, all orders must be given to the company together with the necessary payments before the end of the business hour on the last day of that week or month. In order to avoid any problems or problems that may occur, all product representatives should be encouraged to place their orders within sufficient time before the last order date of that week or month. You can check your QV every day from our websites onemorebackoffice.com and katilimciadi.onemoreglobal.com. The company is not responsible for orders that arrive late on the last day of qualification and career advancement and are not processed due to the end of the work day.

6.6: If the order will not be delivered by the product representative in person, the transactions required for the shipment of the order must be reported to the company headquarters in writing at the time of delivery of the order.

6.7: For each order, payment must be made at the time of receipt by the product representative who placed the order or by using any of the methods mentioned below. The full amount of the order must be paid in one method. The open and/or current account method is strictly not working. It is a prerequisite that the payment has been made in order to be able to deliver the order.

- Cash receipt or credit card in case of delivery from the company headquarters by hand,
- Via wallet, mail order or virtual pos payment method with your own username and password from onemorebackoffice.com or katilimciadi.onemoreglobal.com websites,
- With automatic payment order. FOR PAYMENTS MADE WITH A CREDIT CARD, THE USE OF ANOTHER PERSON'S CREDIT CARD IS NOT ACCEPTED WITH ALL NOTICE. DUE TO THE PROBLEMS MAY ARISE FROM THIS, THE COMPANY ACCEPTS NO LIABILITY. RESPONSIBILITY IS ENTIRELY PERSONAL. IF THIS SITUATION IS DETECTED, THE CRIMINAL CONDITION SHALL APPLY AND IF IT IS REPEATED, IT WILL CAUSE THE CANCELLATION OF THE REPRESENTATION.

Chapter 7 - Refund/Cancellation Conditions

7.1: All purchased products must be checked immediately on the invoice and in case of any inconvenience or damage, the company headquarters must be informed immediately. Once the product representative has made or approved the payment, and the products have been delivered, sales are now finalized.

If the order is received from a courier or service center, the company headquarters must be informed within (24) hours of any deficiencies or damage. Invoice content products that are not objected within 8 days are deemed to be accepted for taxpayer merchants and cannot be refunded.

7.2: Product returns can only be made if the products are defective. In case of product return, no refunds are made (unless the product representation agreement is terminated), the same products will be replaced by the returned products. There is no exchange with a different product.

7.3: In the event that a total of three withdrawal rights are used within one month of first-place registrations in a sponsor's teams, the company will give a written warning to the sponsor and the sponsor will be inspected.

If this situation occurs again in the following months, the company will unilaterally terminate the sponsor's contract with the company and the product representative who is terminated due to the detection of abuse of the system will not be paid under any name and commission name. Although the company has invoiced as a taxpayer until the moment of termination, these invoices will be returned to the product representative and will not be processed.

Chapter 8 - Products Retail Sales to Customer

30-Day Satisfaction Guarantee

8.1: The Company guarantees products purchased by product representatives and final consumers in accordance with the company's principles, pursuant to the following conditions.

8.2: Product representatives are required to arrange a "Warranty Delivery Receipt" that shows the customer's date of purchase. The warranty period will expire after (30) days from this date. Other legal rights are not affected by this.

8.3: The order of applying the warranty is the customer, product representative and company.

8.4: The product representative who has sold the product and collected the value of the sale is responsible for reimbursing its consumer customer 100% of the sale price of any product sold by him in the past (30) days. Customers are required to prove that they have purchased this goods by returning packages, including a Warranty Delivery Receipt for the product they are not satisfied with and the remaining product and empty package. The company has the right to refuse repeated product returns by the same product representative.

8.5: The items mentioned in Chapter 6 and required to be received by the product representative must be received by the product representative and returned to the company headquarters within 7 days from the first purchase date. The company will replace them with new products and will not replace them with other products.

8.6: If the consumer customer applies to the product representative, but the product representative does not respect the warranty, the consumer customer may apply directly to the company with proof of purchase within the first (7) days following the expiry of the 30-day warranty period. Upon receipt of this evidence and, if any, the remaining products and packaging, the company would be able to, at its discretion, replace the product with a new product or repay the sale price.

8.7: In the event that a product representative fails to make a payment to a retailer customer under the provisions of the 30-day warranty and this payment is made by the company, the company reserves the right to deduct the amount paid to the consumer customer from the commission payment of the product representative for the purpose of eliminating the complaint. However, by directing such claims to the product representative, the company will make every effort to resolve the incident through the product representative.

8.8: In order to benefit from the return provisions mentioned above, the products should not be opened, labeled or repackaged before the sale, provided that the product video shooting principles specified in the cargo bag are followed. The company does not accept responsibility in case of deterioration of the package structure or the amount of products changed before the sale by the product representative.

Chapter 9 – Advertisement

9.1: Advertising, including flyers, is expensive and can be wasted. The product representative may choose to advertise on their own. Based on this preference, the expressions "healthy", "good for health", "heals" in their advertisements, they accept in advance that he will not use these expressions. Talking face-to-face is most helpful in the company's business. Nevertheless, all product representatives who want to advertise should pay attention to the fact that all advertisements are legal, decent and honest, and use printed and visual materials approved by the company, regardless of what kind of advertisements they will make.

9.2: Product representatives using advertisements that have not been approved in writing by the company will be responsible for investigations arising from advertisements. If a product representative invites other product representatives or retail prospects to a meeting, they must clearly state the purpose of the meeting and explain clearly to the persons invited to the meeting in writing that they do not have to buy anything. Details about the person they contacted the guests; this person's phone, fax number and, if any, e-mail addresses should be given.

9.3: In case product representatives want to create other advertising materials, they should investigate whether they comply with the advertising principles without using them and then obtain written approval from the Company headquarters.

9.4: All exaggerated and untrue information provided by the product representative in advertising and / or all other media is against company principles. The product representative agrees and undertakes that he will not use pre-post images, copyrighted images and materials of others in their advertisements.

9.5: It is strictly forbidden to persuade others to join this system with the promise of payment and / or financial gain.

9.6: If the following articles are carried out by our representatives in accordance with company principles and Turkish Law Legislation, criminal action will be taken.

- The use of sentences and words that mean such as the name and treatment of the disease, cure the disease, good health in social media posts,
- Sharing and informing our products such as medicines, health products, health bands, etc. THAT MEANS THE TREATMENT,

- To share before / after in all kinds of channels
- A social media group named after all or part of our company's registered trademarks (One More, One More International, One More Painless Night GLU, One More Slim Style, One More B12 Plus, One More Melatonin Plus, One More Omevia, One More Lumiere, One More Sornie, One More Dekamin, One More Medical Industry and Foreign Trade Joint Stock Company, OneMore Europe B.V. and all other registered brands) creation of social media account, website, sales site.

Violation of any of these articles will result in the termination of the agency agreement indefinitely and without warning.

Chapter 10 - Dealership Changes and Transfer Conditions

10.1: Unless a prior written approval has been given for the transfer by the general directorate of the company, all other product representation transfers are not accepted in accordance with the company principles, except for inheritance.

10.2: As long as a product representative is alive, the transfer of product representation to another person is prohibited. The board of directors of the company will review all the conditions for such a transfer and this transfer can only take effect after the written approval of the board.

Whether this approval will be given or not is entirely at the initiative of the General Directorate of the company and there is no obligation to give approval. If consent is given, for such transfers, as defined in section 5, the person must be over 18 years old and not be legally convicted of disgraceful crimes.

10.3: It is against the Company Principles for a product representative to change a sponsor in any way other than “Re-Sponsorship”. In the event of applications for a second or third product representative for the purpose of changing sponsors, these applications will not be accepted by the company, One More International will only consider the first application to the company on the condition that it complies with the operating company principles.

10.4: Product representatives who resign from the product representative office to start under a new sponsor have a waiting period of (6) months. If a product representative

wants to end their membership, they must notify the general manager in writing. The resignation process will be considered valid on the day of the resignation application received by the headquarters. The resigned product representative loses their career level and sub-groups to all rights acquired so far (excluding the right to return the products in stock). After 6 months, the product representative can submit their application again for approval of the company headquarters. In order for the product representatives to re-sponsor, they must obtain the article containing their declarations that they will "fully abide by the principles of the Company" from the company headquarters, sign it and certify and approve it to the notary and present it to the company headquarters. Thus, the product representative who wins the right to re-sponsor starts the product representation process under their new sponsor.

Accounts that have not placed an order in the last 12 months retrospectively (accounts remaining passive) are considered closed and transferred to the company with all their rights. In this way, the person can resign through the notary channel and close their account after 6 months, or they will be inactive for 12 months and have their account closed.

10.5: The agreement that the person has made with the company is personal and not possible to assign and transfer except for death. In the event of death, in the presence of first-degree heirs with the characteristics of being a product representative, the work will be transferred to the person of the company's own choosing, in the days following the death of the heirs and within (2) months of obtaining the heir certificate, if no agreement is reached on this matter. In the absence of anyone who is 18 years of age or over the age of 18 among the persons of the first degree of proximity to which the transfer will be made, the product representation will be transferred to the guardian appointed by the court, provided that this guardian is approved by the company headquarters. This guardian will remain the product representative of the product representation until the actual heir or heirs are of age unless they violate the company's principles.

10.6: The unification of two separate sponsorship lines, albeit due to marriage, is not acceptable. Product representations with two different lines will maintain the product representation lines they established before marriage separately under their own names in case of marriage.

Chapter 11 - Termination Conditions of the Dealership Agreement

11.1: Termination by the company is the termination of all privileges and contractual rights of the product representatives and the privilege of distributing the company's products. Termination is the result of actions or actions that violate the principles defined in the company's principles and do not comply with the laws of the countries of their own. With termination, the possibility of winning income and compensation qualifying contributions also ends.

11.2: In any case of termination, the general directorate of the company will decide on the matter and this decision will be final and binding. Termination is the result of action or actions that violate the principles described in this document. When the Company or any of its staff are aware of this behavior, it will send a written warning to the product representative. The company reserves the right to terminate the agreement of the product representative if the product representative does not show due diligence and does not respond with a written commitment within two days of receiving.

11.3: The following situations (but not limited to these) are the reason for immediate termination by the company;

- Advertising in some way with a product that is evoking, bonding, matching or of the same nature with any other product other than our company's products,
- Advertising similar illegal or defective products,
- Conduct that violates the material or moral interests and personal rights of the company or its product representatives,
- Any kind of intervention to the potential customers of another product representative,
- Providing false and / or unlawful information about the use of company products or their interests or what a person can gain as a company product representative,
- Providing, directly or indirectly, or even implicitly permitting the sale or display of the company's printed materials and / or products in retail stores, pharmacies and any other businesses, including but not limited to.
- Direct or indirect provision of the unloading, re packing, or relabeling of company products, or even implied permission.

- Printing, producing, distributing or using unapproved promotional materials or helping these processes,
- Violation of any of the terms and conditions specified in the company principles,
- Product representatives making false statements and inappropriate propaganda about company or product representatives.
- The representative claims fees, checks, promissess and, but not limited to, financial gains on behalf of the company from third parties by identifying himself as a company official.
- Sharing the company information within the company with third real or legal persons without the written permission of the company, disclosing it, leaving it open against company principles.
- The product representative offers a different Network Marketing job to product representatives within the company, whether or not they are One More Founding members.
- Any behavior that will reduce the brand value of the company and / or other branded products owned by the company.
- Product representatives with the status of founding members of the Company, propaganda and advertising of a different direct sales or network marketing company in all environments directly or indirectly and will be considered unfair competition by the company.
- Our representatives with apprentice and higher careers are obliged to attend all kinds of activities and events, unless they give a written excuse at least 2 weeks before the date of the organization. Any behavior in contrast to this will result in the product representative's first warning restricting backoffice access (1) to a period of 1 month, and in the event of a continuation of this violation (3) months, and then closing indefinitely.

11.4: If a product representative wishes to terminate their product representation, they may do so by giving written notice to the company (14) working days in advance. The termination period will start from the end of the (7th) day following the date when this written notification reaches the company headquarters.

11.5: The product representative who terminates the product representation loses their career in the earning plan and all the lower levels they has established over time.

11.6: If the product representatives want to terminate their contract within (14) days following the date of joining the system, all the money they have paid to the company related to joining the system will be returned to the product representative by the company. However, the amounts related to the following will be deducted from this payment;

- Goods sold by them,
- Goods that have been delivered to the product representative and have not been returned to the company,
- Returned goods that have been corrupted due to the fault of the product representative,
- QVs paid to product representatives due to returned goods and all receivables aborn from this will be deducted from the product representatives.

11.7: Return shipments will be made with the shipping company that the company has contracted. In case the return process is carried out in this way, the return shipping fee belongs to the company.

11.8: If the product representative wishes to terminate his contract after the expiry (14) days following the date of joining the system, One More International will take back the goods received by the product representative in accordance with the system during the last month. The conditions for take-back are as follows;

- Will be taken back from the price paid by the product representative for their goods,
- The price of returned goods that have been corrupted due to the fault of the product representatives will be deducted,
- For the goods, QV not collected by the product representative and all receivables arising from it will be deducted.
- Returned goods must be in resalable condition and their expiration dates for required products must not have passed.

11.9: In addition, the shipping fee required for the return belongs to the product representatives. If this price is not paid by the product representatives and is paid by the company, this price will be cut off from the money paid to the product representative.

11.10: The amount due in accordance with the above provisions will be paid upon return of the goods to the company by the product representatives.

Chapter 12 - Pricing

12.1: The pricing policy of the company's products for purchases made by product representatives is as follows;

- 100- Points: (First Order) 143,8 \$
- 300- Points: (First Order) 515,0 \$
- 650- Points: (First Order) 956,0 \$
- 1000- Points: (First Order) 1.419,0 \$
- 100- Points: (Second and ongoing orders) 131,8-\$
- 300- Points: (Second and ongoing orders) 503,0-\$
- 650- Points: (Second and ongoing orders) 944,0-\$
- 1000- Points: (Second and ongoing orders) 1.407,0- \$

12.2: The company reserves the right to make changes in prices, provided that product representatives notify them in writing electronically one month in advance.

12.3: The company indexes the USD dollar rate to the European Central Bank rates. However, in order to support the work activities of product representatives, a different lot may be fixed in line with the decision taken by the senior management.

12.4: This pricing is valid for all Company products and is calculated over the number of products.

Chapter 13 - Various Provisions

13.1: Product representatives wishing to obtain any information should first pass their questions on to their sponsors or top-tier sponsors. If the problem cannot be resolved in this way, the headquarters should be contacted directly for assistance or instructions.

13.2: The Company reserves the right to make changes to the Company's Policies and/or earnings plan without prior notice. The follow-up of this change belongs to the product representatives.

13.3: Company Principles will be in accordance with the Laws of the Republic of Turkey and commercial team policies. Within the scope of these company principles, Istanbul Courts and Executive Offices are authorized for disputes between the company and its product representatives. This clause replaces the authorization agreement.

13.4: The company has explained the company principles that you must follow when setting up and running your business. It is imperative that each product representative knows and implements these principles.

