



Mr. / Ms.

Lifeplus Italia S.R.L.

IT-EN

DOMANDA DI NOMINA DI INCARICATO ALLE VENDITE A DOMICILIO DI LIFEPLUS ITALIA S.R.L.

Sede Legale: Via Sabatini 31/F, 51010 Massa e Cozzile, (Pistoia), Italia. Numero Verde: 800 986 791 • T +39 06452 26938 o +44 1480 224690 lifeplus.com

By submitting this Application Form, you apply to act as an "Incaricato alle Vendite a Domicilio" of Lifeplus Italia S.r.l., a company established and existing under the laws of Italy, having its registered Offices at Via Sabatini, 31/F, Massa e Cozzile (PT), Italy, on the Terms and Conditions set forth in the reverse side of this document.

The information with (*) are mandatory; without them, Lifeplus Italia S.r.l. will be unable to process your Application Form. All other information are optional, but will allow us to better serve you.

APPLICANT'S INFORMATION		
*First Name/Family name:	*Fiscal Code:	
*VAT number (if applicable):	*Date of birth:	
*Place of birth:	f birth:*Citizenship:	
*Place of residence (full address): Street:	*House Number:	
*Postcode:	*Town:*	
*Province:		
*Telephone number:	*Mobile phone number:	
*E-mail address (including certified mail/P.E.C, if any):		
Enter a second unique e-mail address:(to be used for your HOME account)		
*Sponsor's Name:	Sponsor's Lifeplus Account number:	
CO-APPLICANT'S, IF ANY:		
*First Name/Family name:	*Fiscal Code:	
*Date of birth:		
*Place of birth:	*Citizenship:	
*Place of residence (full address): Street:	*House Number:	
*Postcode:	*Town:	
*Province:		
*E-mail address (including certified mail/P.E.C, if any):		
We inform you and your "co-applicant"/collaborator that all information included in this Application Form will be collected and processed by Lifeplus Italia S.r.l in compliance with the applicable data protection law and regulations, as specified in the "Notice" according to Sec. 13 of Legislative Decree no. 196/2003 and Regulation UE 679/2016 ("GDPR"), as amended, attached to this Application Form [Exhibit 5].		
You and your "co-applicant"/collaborator declare to have read and fully understood the "Notice", and, by signing this Application Form at the bottom of this page, you and your "co-applicant"/collaborator:		
a) hereby authorize, pursuant to Art. 23 of Legislative Decree no. 196/2003 and GDPR, as amended, the processing of your personal data, including special categories of personal data (hereinafter, collectively, "The Data"), by Lifeplus Italia S.r.l., for the purposes and according to the procedures set forth in said "Notice";		
b) should the data above be communicated and transmitted to third parties (both legal entities and individuals) for the purposes and according to the procedures set forth by the "Notice", hereby expressly authorize the relevant communication and transmission;		
c) pursuant to Articles 42 et sequitur of Legislative Decree no. 196/2003 and Regulation UE 679/2016 ("GDPR"), as amended, expressly authorize the transferring abroad -to other companies belonging to the same Corporate Group as Lifeplus Italia S.r.l., including Lifeplus International, having its registered Offices in 50 Industrial Drive, Batesville, Arkansas, United States of America- of your data for the purposes according to the procedures set forth in the "Notice" above, by Lifeplus Italia S.r.l		
Date		
The applicant Incaricato alle Vendite a Domicilio		
Mr. / Ms		
The "co-applicant"/collaborator (in sign of consent to the processing of his/her personal data according to Sec. 13 of Legislative Decree no. 196/2013 and GDPR		

TERMS & CONDITIONS APPLICABLE TO THE APPOINTMENT OF LIFEPLUS ITALIA SRL'S INCARICATO ALLE VENDITE A DOMICILIO

1. Appointment. Subject matter.

- 1.1. By submitting this application form (hereinafter, also the "Application Form"), signed by you where indicated, you apply to act as an "Incaricato alle Vendite a Domicilio" according to Art. 19 of Legislative Decree no. 114/1998, as amended by Legislative Decree no. 59/2010, Art. 45 et sequitur of the Legislative Decree no. 206/2005 (the so-called "Code of Consumer"), and the Law no. 173/2005 (hereinafter, also the "Incaricato") of Lifeplus Italia S.r.l., having its registered Offices at Via Sabatini, 31/F, (51010) Massa e Cozzile (PT), Fiscal Code and Vat number: 01807990476, registered in the Company's Register of Pistoia (hereinafter, also "Lifeplus"), on the terms and conditions set forth in this document (hereinafter, the "Terms and Conditions").
- 1.2. Lifeplus may accept or reject the Application Form forwarded by you at its sole discretion, and thus:
- i) in case of acceptance, Lifeplus will notify you, by forwarding to you –by registered letter with return receipt- no. 1 (one) original of the Application Form signed by Lifeplus' legal representative. Once accepted by Lifeplus, the Application Form, together with all the documents herewith attached (hereinafter, collectively, also "The Exhibits") will constitute the entire effective binding contract between you and Lifeplus (hereinafter, the "Contract");
- ii) if Lifeplus rejects this Application Form, it will notify you, in writing, and refund any amount paid to Lifeplus in connection with the Application Form forwarded by you.
- 1.3. In your capacity as Incaricato, you will promote, directly or indirectly, the collection of purchase orders of the products manufactured, marketed and distributed by Lifeplus (hereinafter, also the "**Products**") at the domicile of the consumers, and/or in the premises where such consumers are located, even temporarily, due to personal, work, study, entertainment or amusement reasons, according to the document named "**Incaricati Guidelines and Compensation Plan**", herewith attached as **Exhibit 1** (hereinafter, also "**the Plan**").

2. Documents to be delivered to Lifeplus together with the Application Form.

- 2.1. You hereby declare that you have attached to the Application Form a copy of a valid identity card or passport.
- 2.2. Foreign people (non-EU) residing in Italy are required to forward to Lifeplus also a copy of a valid residence permit issued by the competent Police Headquarter of the Municipality of residence.
- 2.3. People residing in the hambit of the European Union, falling within the "Schengen Treaty", are required to forward to Lifeplus also their certificates of residence or the certificates of permanent residence issued by the Municipalities where they live.

3. Identification Card.

- 3.1. Upon the acceptance, by Lifeplus, of the Application Form, Lifeplus will provide you with an Identification Card (the so-called "tesserino di riconoscimento"; hereinafter, also the "Card"), which you will be required to show and keep visible during sales transactions and contacts with consumers. Until you will have not received the Card, you will not be entitled to carry out any activity as an Incaricato of Lifeplus.
- 3.2. The Card is valid for one (1) year and must be returned by you at the end of your appointment as Incaricato due to any cause or when no longer exist the honorability requirements set forth by Art. 71 of Legislative Decree no. 59/2010. Failing to meet such requirements at any time, you will be required to give immediate notice to Lifeplus and not to carry out your activity as an Incaricato any longer.
- 3.3. The term of validity of the Card shall be extended, annually, together with the renewal of your appointment –if any- as an Incaricato of Lifeplus according to **Para. 4.2.**, below.
- 3.4. Upon termination of this Contract due to any cause, you will be required to give back immediately to Lifeplus the Card provided to you.

4. Term. Renewal of your appointment.

- 4.1. Your appointment as Incaricato is for a definite term, corresponding to 1 (one) year as from the acceptance, by Lifeplus, of the Application Form according to **Para. 1.1**, above, unless earlier terminated by you or Lifeplus according to **Para. 14**, below.
- 4.2. Your appointment will be renewed for an additional 1 (one) year, and so on, provided that, however, within the 10th (tenth) working day following the expiration of the first year of duration of the Contract you will forward to Lifeplus the self-certification (herewith attached as Exhibit 2) giving evidence of compliance, by you, of all the honorability requirements set forth by the aforementioned Art. 71 of Legislative Decree no. 59/2010.
- 4.3. Upon receipt, by Lifeplus, of the self-certification referred to at **Para. 4.2** above, and provided that –based on such declaration- you are in compliance with all the above mentioned honorability requirements, Lifeplus will forward to you the Card set forth by **Para. 3.**, above.

5. Terms and conditions of sales of the Products applied by Lifeplus. Invoicing.

- 5.1. You must comply with the procedures and the general Lifeplus' sales terms and conditions (herewith attached as **Exhibit 3**), as amended, from time to time, by Lifeplus and communicated to you.
- Failing to meet the obligation set forth by this **Para. 5.1.**, you shall be personally responsible for any damages caused by your conducts not in compliance with said procedures and terms and conditions.
- 5.2. A detailed description of the Products is provided in the document herewith attached (**Exhibit 4**), as well as on official Lifeplus' Website ("www.lifeplus.com"). Lifeplus reserves the right to stop and/or suspend the marketing and the sale of any line of Products, to modify such line, as well the price list, upon ad hoc notices posted on Lifeplus' Websites. For this reason, you are required to visit on a continuous basis said website and, also, to take duly note of any amendment implemented by Lifeplus.
- 5.3. You shall timely forward to Lifeplus any purchase order collected from customers. Such orders shall at any time be subject to Lifeplus' approval, as Lifeplus shall reserve the right to accept or refuse these orders at its own discretion. Therefore, Lifeplus shall not be bound by any sale order collected by you from the consumers.
- 5.4. You shall not agree with the consumers any discount, reduction, rebate or deferred term of payment, even partial, beyond the limits set by Lifeplus.
- 5.5. You shall not, save for the prior written authorisation of Lifeplus, be entitled to collect any amount and/or payment from consumers in connection with the duly performed purchase orders.
- 5.6. Sales of Products to the consumers will be invoiced by Lifeplus only.

6. Nature of your appointment. No representation.

- 6.1. In your capacity as Incaricato, you will act as an independent contractor, according to Art. 3, para. 3, of Law no. 173/2005. As such, Lifeplus has neither demanded any efforts on your part in terms of time or money, nor has Lifeplus agreed to compensate you for the time and expense associated with the carrying out of the activities set forth by this Contract.
- 6.2. Nothing herein shall be construed as creating any employment, commercial agency, business finder, joint-venture/commercial partnership, franchising, "project work" ("co.co.pro.") relationship between you and Lifeplus, as well as its affiliates.
- 6.3. You will not be a representative of Lifeplus and may not thus enter into any agreement on its behalf.

7. Compensation. Expenses.

- 7.1. Provided that you are in compliance with the Contract, Lifeplus will compensate you in accordance with the terms set forth by the Plan, by means of wire transfer payment on your bank account.
- 7.2. Compensations under the Plan are calculated on sales of the Products to consumers arising from the purchase orders solicited and collected by you and/or your sponsored Incaricati, which, accepted by Lifeplus, have been duly performed.
- 7.3. It is understood that you will be the only responsible for any expense arising in connection with the carrying out of the activity set forth by this Contract.
- 7.4. On any compensation to be paid to you according to this **Para. 7**, Lifeplus will apply the withholding taxation according to applicable laws, and will then pay, on your behalf, to the competent Tax Office, the pertinent sums, by acting as "sostituto d'imposta". Lifeplus will provide to you, within the deadlines set forth by the applicable laws, the pertinent documents showing the amounts of the withholding taxes paid to the competent Tax Office.

By signing this Application Form you expressly authorize Lifeplus to apply the withholding taxation above and act as "sostituto d'imposta".

8. Confidentiality.

- 8.1. You acknowledge that Lifeplus is the holder of any confidential and proprietary information and trade secrets relating to the Products, business and sale structure, including, but not limited to, any data relating to other Incaricati and consumers (hereinafter, the "Confidential Information").
- 8.2. You acknowledge that all Confidential Information shall remain the property of Lifeplus, and that, to the extent that you are granted access to or the use of Confidential Information in the course of performance of this Contract, you shall only use them to the extent and for the purposes authorized in the Contract. You shall not transfer or disclose any Confidential Information to any third party, including another Incaricati, without the prior written authorization of Lifeplus.
- 8.3. Upon termination or non-renewal of this Contract, due to any cause, you shall return to Lifeplus all Confidential Information in your possession.
- 8.4. Any breach of this confidentiality obligation shall cause irreparable damage to Lifeplus, entitling the latter to terminate this Contract, as well as to any immediate injunctive or similar relief to prevent further disclosure of any Confidential Information, without prejudice to Lifeplus to claim damages for the breach of said obligation.

9. Lifeplus' name and trademarks.

- 9.1. You undertake not to register any trademarks, brand names or distinctive marks of Lifeplus, nor to register nor to cause registration of trademarks, brand names, or distinctive marks that can be confused with those of Lifeplus. Such obligation is applicable also to the registration of any domain name.
- 9.2. You undertake not to:
- i) misuse any trademarks, brand names or distinctive marks of Lifeplus; or
- ii) promote, sell, use or falsely associate any third party produced products or services with the Lifeplus' trademarks, brand names or distinctive marks of Lifeplus.
- 9.3. Upon termination of this Contract due to any cause, your right to use any trademarks, brand names or distinctive marks of Lifeplus will immediately and automatically cease.
- 9.4. Any breach of the obligations set forth by this **Para. 9.** shall cause irreparable damage to Lifeplus, entitling the latter to terminate this Contract, as well as to any immediate injunctive or similar relief to prevent further breach of said obligation, without prejudice to Lifeplus to claim damages for such breach.

10. Promotional materials. Internet.

- 10.1. Lifeplus will provide you with all information and documents relating to the Products, such as, but not limited to, price lists, advertising and promotional materials you may need for the performance of this Contract.
- 10.2. You will not be obligated to purchase any amount of such advertising and promotional materials generated by Lifeplus.
- 10.3. You will not create or use any materials -other than those generated and/or published by Lifeplus- that appears or represents that it is coming directly from Lifeplus.
- 10.4. You will not promote Lifeplus' products via Internet, social media and social networks, as well as websites where an auction is the way of selling or buying (including, but not limited to, "eBay"), except through Lifeplus' own websites.
- 10.5. You will not manipulate the placement of Internet search engine results to the detriment of Lifeplus and/or of any other Incaricati.

11. Additional obligations of the Incaricato.

11.1 You undertake to abide by the applicable laws and regulations in conducting any activity according to this Contract, including compliance with the applicable consumer protection laws and regulations, and meet all legal, tax (including VAT) and social security requirements due on payments received by Lifeplus.

With reference to the tax and social security contributions treatment applicable to you in connection with the activity subject matter of the Contract, it is understood that:

- i) Art. 3 of Law no. 173/2005 provides that the activity of Incaricato shall be considered as on an "occasional" basis if the annual income, arising from the activity as Incaricato, does not exceed net Euro 5,000.00 (and thus, gross 6,410.26 Euro, by including also the forfait reduction of 22%).
 - The "occasional" basis –if any- of your activity as Incaricato implies that all the commissions paid to you by Lifeplus shall not be subject to VAT.
 - If your annual income exceeded the abovementioned amount, you would be required to request to the competent Tax Office the issuance of a VAT number (activity code no. "46.19.02"), according to Art.3 of Law no.173/2005 and Resolution no.18/E of January 27, 2006. Once obtained said VAT number, your activity will be considered as "habitual" and all the commissions paid to you by Lifeplus shall be subject to VAT;
- ii) you undertake to promptly notify Lifeplus the closure of your VAT position/number, as well as any amendment to such VAT position/number. It is, however, understood that the closure of said VAT position/number will automatically imply the immediate cessation of your activity as Incaricato in case your annual income exceeded the abovementioned amount of net Euro 5,000.00 Euro (and thus, gross Euro 6,410.26, by including also the forfait reduction of 22%);
- iii) once reached from you the annual income set forth by point i), above, you will enrol into the Gestione Separata I.N.P.S. set forth in Art. 2, para. 26 of Law no.335/1995, within 30 (thirty) days as from such requirements will be met and communicate to Lifeplus the pertinent "category", included the applicable social security contributions rate.
- 11.2. You will promptly communicate to Lifeplus -as soon as the pertinent figures will be available- your annual gross incomes arising from the "door-to-door homesales" activity carried out by you, as Incaricato of Lifeplus, as well as of any other company or enterprise. Lifeplus from time to time may request you to review the appropriateness of your personal tax treatment with respect to your contractual relationship with Lifeplus and to any contingent compliance, provided that you will remain fully responsible for your personal tax position
- 11.3. You shall not purchase any quantity of Products for the purpose of manipulating the compensation system, also for your benefit, as set forth by the Plan.
- 11.4. You shall not be entitled to resell any Product purchased by you.
- 11.5. You undertake not to take any action that could jeopardise the reputation of Lifeplus, or damage the goodwill associated with the Lifeplus' name and trademarks, including, but not limited to, casting Lifeplus, its products, its commercial programs, its position in its market sector or its management of the business activity carried out in a negative light.

You undertake to provide evidence of the compliance of this Para. 11.5. as may be requested by Lifeplus from time to time.

- 11.6. You will not operate in any illegal or unlawful business enterprise, engage or participate in any illegal or unlawful business activity. An illegal or unlawful business enterprise or activity is one which is prohibited by the applicable laws and regulations.
- 11.7. You shall not engage in any deceptive or unlawful trade practice. A deceptive or unlawful trade practice is one which has been defined as such by the applicable laws and regulations, including –but not limited to- any practice expressly forbidden according to the Title III of the Legislative Decree no. 206/2005, as amended by the Legislative Decree no. 146/2007.

11.8. You shall not:

- i) induce, or attempt to induce, any other Lifeplus' Incaricato to sell any product other than Lifeplus' ones, or offer to any other Lifeplus' Incaricato income opportunities other than the ones provided by the Plan;
- ii) induce, or attempt to induce, any Lifeplus' Incaricato to change his/her "sponsor".
- 11.9. Lifeplus shall have the right to organize meetings, events or in-service training courses that Lifeplus deems appropriate according to its own business and commercial needs, and you will make your best efforts to attend them upon request of Lifeplus.
- 11.10. When inviting any prospect Incaricato to attend a presentation of the Lifeplus' opportunity, you shall neither, in said occasion:
 - give the impression that said opportunity relates to an employment opportunity;
 - imply that the invitation is to a "social event";
 - disguise the invitation as a "market survey";
 - promote the Lifeplus opportunity as a business relationship with a subject (individual or legal entity)other than Lifeplus.
- 11.11. At the first contact with any prospective customer and/or Lifeplus' Incaricato alle Vendite a Domicilio, you should immediately:
 - introduce yourself by name;
 - make yourself known as an Incaricato and provide information concerning the Products and –if requested- Lifeplus' commercial opportunity;
 - indicate the purpose of such contact, namely the sale of the Products and/or introduction of the prospect to the Lifeplus' opportunity.
- 11.12. During the description to a prospective Incaricato of Lifeplus' opportunity, you must comply with the following, essential, guidelines:
 - not to make examples and/or calculations related to possible incomes projections arising from such opportunity which are false or misleading:
 - must use only Lifeplus-produced and Lifeplus-authorized literature;
 - must not guarantee that the use of a specific method and/or approach and/or materials will be more profitable rather than others;
 - must not say that a successful sponsorship can be built in the form of a "wholesale buying club" ("St. Anthony's chain") or other "pyramidal" structure in which the only products bought and sold are those transferred to other Incaricati belonging to the pertinent lines of sponsorship;
 - not represent that there is any obligation for the Incaricati to purchase Products, nor represent or imply that benefits for the Incaricati may be derived solely from the purchase of the Products;
 - must say that there exist legal requirements for the carrying out of the activity as Incaricato alle Vendite a Domicilio;
 - must not say that Lifeplus is an opportunity in which it is easy to achieve success without any expenditure or effort or time;
 - must not present the Plan or solicit participation in the Plan through mass mailing, telemarketing, national advertising, computer communications, or any other communication means by which person-to-person contact by the Incaricato/ "sponsor" with the prospective Incaricato alle Vendite a Domicilio is not present;
 - must not represent that some geographical areas are subject to the right of exclusivity of Incaricati. In this regard, it is understood that Lifeplus has the right to organize its commercial network in the Italian territory in the way it deems more appropriate, by means of direct selling system, appointing several Incaricati, even in the areas in which you will operate autonomously. You shall not be entitled to any compensation and/or payment for the sales promoted –even in said areas- by such Incaricati.

- 11.13. You shall not make any promotion of the Products which is not accurate and truthful as to price, quality, possible benefits for end consumers and availability. In particular, you shall not:
 - make any exaggerated Product claims or non-guaranteed claims with regards to the Products;
 - represent Lifeplus and the Products incorrectly and in a not truthful way with regards to prices, quality, production standards, contents, Products line or place of origin;
 - state that the Products present features or benefits that they do not have;
 - present Lifeplus and the Products in a fraudulent manner or promote products not packaged and/or marketed by Lifeplus as if they have been packaged and/or marketed by Lifeplus.

12. Declarations of the Incaricato.

By signing the Application Form you declare and warrant to Lifeplus that:

- i) you are a full-aged person (i.e., 18 years old) and that you are capable to act and to understand and intend;
- ii) you have read, understood, and agree and undertake to comply with all the contents of the documents attached to this Application Form, which form integral and essential part of it;
- iii) all of your personal data provided by you in the Application Form are true and correct;
- iv) you are in possession of the legal requirements in order to enter into the Contract;
- v) you are in possession of the honorability requirements set forth by the abovementioned Sec. 71 of Legislative Decree no. 59/2010 for the carrying out of the activity provided by the Contract;
- vi) you are not bound to any third party by any post-termination non-competition agreement or covenant of any kind;
- vii) the carrying out of the activity set forth by this Contract does not conflict, nor generate any conflict of interests, with your job and business activity –if any- and that for the carrying out of the activity of Incaricato you do not need any authorization, nor approval, by your employer and/or partner, or by other third parties;

viii) with reference to the current year, that your total net annual income arising from the activity as Incaricato alle Vendite
has
☐ has not
exceeded Euro 5,000.00, net, as provided by Art. 11 above.
You declare also:
☐ to not hold any compulsory social security position (Unemployed, Homeworkers);
to hold any compulsory social security position (Employees, Self-employees);
to receive retirement fund (Retired persons).
You also undertake to timely notify Lifeplus, by means of registered letter with return receipt, any change to your social security position.

13. Assignment.

The Contract cannot be assigned by you –even partially- to any third party without the prior written approval of Lifeplus.

14. Withdrawal. Termination. Non-renewal.

- 14.1. Your appointment of Incaricato could be freely discontinued by you also by means of facta concludentia, as well as revoked, in writing, by Lifeplus, without any need of justification.
- 14.2. According to Art. 4, para. 3, of Law no. 173/2005, within 10 (ten) working days from the receipt, by you, of the notice of acceptance of this Application Form by Lifeplus, you may withdraw from your appointment, without any penalty or liability and without having to bring forward any reason, by providing written notice, by registered letter with return receipt, of your wish to discontinue your appointment as an Incaricato.

In such a case, you will be then required to give back to Lifeplus, at your own care and expenses, any Product and/or demonstration material purchased by you in connection with your appointment.

Upon receipt of such Products and materials, Lifeplus shall reimburse to you any amounts you may have paid, provided that said Products and materials are intact.

- 14.3. Earlier termination. Pursuant to Sec. 1456 Italian Civil Code, the Contract shall be also ex lege terminated in any of the following events:
- i) in the event you breach any of the obligations set forth in Paragraphs 5.1., 5.4., 5.5. ("Terms and conditions of sales. Invoicing"); 6.3. ("No representation"); 8.2. ("Confidentiality"); 9.1. and 9.2. ("Lifeplus' name and trademarks"); 10.3., 10.4. and 10.5. ("Promotional materials. Internet"); 11. ("Additional obligations of the Incaricato"); 13. ("Assignment"), above;
- ii) in case you will not meet any longer the honorability requirements set forth by Art. 71 of Legislative Decree no. 59/2010;
- iii) in the event of any misrepresentation –even partial- in the declarations provided for by you in Paragraphs 2.1., 12i), 12ii), 12ii), 12v), 12vi), 12vii) and 12viii) above;
- iv) in case of your "inactivity" for 12 (twelve) consecutive months. For the purposes of the Contract, "inactivity" means the fact that you does not reach the minimum monthly "IP" (id est, "International Points") which are required according the Plan to earn any commission as specified in the Plan [**Exhibit 1**].
- 14.4. Non-renewal. Failing to provide to Lifeplus the self-certification within the term set forth by **Para. 4.2.**, above, and/or to meet any longer the aforementioned honorability requirements, the appointment subject matter of the Contract will not be renewed and will hence to have any effect between the Parties.
- 14.5. According to Art. 4, para. 6, of Law no. 173/2005, in addition to the right of withdrawal set forth by **Para. 14.2.**, above, at the time of the termination of your appointment, due to any cause, you shall be entitled, at your own care and expense, to return to Lifeplus any Product and demonstration material, if intact, in your possession, and to the reimbursement of the price at an amount not less than 90 (ninety) percent of the original cost, within 30 (thirty) days.

<u> 15. Privacy</u>

Your personal data will be collected and processed by Lifeplus in compliance with the applicable Italian's data protection law and regulations. The Notice according to Art. 13 of Legislative Decree no. 196/2003 is attached hereto as Exhibit 5.

16. Entire agreement.

The Contract, together with its Exhibits –which you expressly declare to have read and understood-, constitute the entire agreement reached by the Parties with respect to the subject matter of the Contract.

17. Applicable Law.

This Contract and the related appointment as Incaricato shall be governed, construed and interpreted in accordance with the laws of Italy. In respect of any matter not expressly covered herein, the applicable legislation shall apply.

18. Jurisdiction. Without prejudice to application of any mandatory rule of law, the Court of Milan shall have sole jurisdiction over all disputes regarding the interpretation, the performance and the termination of this Contract.		
Place and date		
The applicant Incaricato alle Vendite a Domicilio	Lifeplus Italia S.r.l.	
Mr./Ms	Mr	
Pursuant to Secs. 1341 and 1342 of the Italian Civil Code, the Parties declare to accept the following Articles of the Contract: 1.1. ("Appointment. Subject matter"); 4.2. ("Term. Renewal"); 5.1. and 5.4. ("Terms and conditions of sales of the Products applied by Lifeplus."); 6.3. ("No representation"); 8. ("Confidentiality"); 9. ("Lifeplus's name and trademarks"); 11.3. and 11.4. ("Additional obligations of the Incaricato"); 13. ("Assignment"), 14.1., 14.3. and 14.4. ("Withdrawal. Termination. Non-renewal") and 18. ("Jurisdiction").		
The applicant Incaricato alle Vendite a Domicilio	Lifeplus Italia S.r.l.	
Mr./Ms	Mr	

Exhibits:

- 1) "Incaricati Guidelines and Compensation Plan";
- 2) SELF-DECLARATION OF CERTIFICATION (Article 47 Presidential Decree no. 445/2000);
- 3) Lifeplus' Order Form, containing sales terms and conditions;
- 4) Lifeplus' Italian product catalogue, containing a description of products; 5) "Notice to the data subject according to Art. 13 of Legislative Decree no. 196/2003 and Regulation UE 679/2016 ("GDPR")".

LIFEPLUS ITALIA S.R.L - Società uni – personale (a socio unico) - Soggetta a direzione, coordinamento e controllo della LIFEPLUS EUROPE LTD - Capitale sociale €uro 10.000,00 i.v. - Codice fiscale e partita i.v.a. 01807990476 - Numero iscrizione Registro imprese Pistoia 01807990476 - R.E.A. di Pistoia nº 181168