Longrich America Independent Business Owner Application & Agreement

- 1. I am at least 18 years of age and of legal age to enter into a contract in the state in which I enter this agreement. I shall become an Independent Business Owner (IBO) of Longrich America upon acceptance of this application by the Company.
- 2. I understand that I am entitled to cancel my membership at any time and for any reason, upon written notice to the Company.
- 3. By entering the Social Security Number or Federal Tax ID Number, I certify, under penalties of perjury, that the number shown on this form is the correct taxpayer identification number. I understand that use of my Social Security or Federal Tax ID Number is for tax purpose only and is not used for any other purpose.
- 4. I have carefully reviewed the Company's marketing plan, rules and regulations, and Policies and Procedures, and acknowledge that they are incorporated as part of this agreement, in their present form and as modified from time to time by the Company at its discretion. I understand that it is my responsibility to keep informed of any changes or modifications that may be implemented in these rules, regulations, Policies and Procedures, and to maintain compliance with them in their most recent form.
- 5. The company's program is built upon retail sales to the ultimate consumer. The company also recognizes that IBOs may wish to purchase products in reasonable amounts for their own personal or family use. It is company policy, however, to strictly prohibit the purchase of products of large quantities of inventory in unreasonable amounts solely for the purpose of qualifying for bonuses or advancement in ranks. Therefore, I will order only enough products for one months to reasonably fill my personal consumption needs and/or I will resell at least 70% of all products purchased from the Company. My ordering of additional products constitutes my certification to the Company that I have personally consumed or sold at least 70% of my prior purchase from the Company.
- 6. Longrich is the owner of numerous names, marks and trademarks, including but not limited to "Longrich", "Longliqi", "Longrich America", "Longrich BioScience" "Longliqi BioScience" and other names and marks of Longrich which are exclusively owned by Longrich or its affiliates and that IBOs have no ownership or use or interest therein by virtue of this agreement or otherwise. Therefore, I will not use the Company name, or the Company tradenames, logos, sales materials, company literature, trademarks, and websites or service marks of Longrich except in materials provided by the Company or approved in writing by Longrich prior to the use. I understand that unauthorized use or duplication of trade names, trademarks and copyrighted material is a violation of federal law.
- 7. I acknowledge that no representations or guarantees have been made to me by Longrich, its officers, IBOs or any representative of the Company concerning how much commissions I will earn as an IBO.
- 8. I agree to familiarize myself with all Company products and product descriptions, as contained in Company training, promotional, and sales materials and guides. I agree to not make any representation of the Company or its products, or make any statements, claims or warranties respecting the products that are not contained in Company approved written materials. In particular, I agree that I will make no statement, claim or representation, express or implied, regarding the ability or capacity of any Company product to treat, cure, remedy, diminish or palliate any pain, disease or disorder.

- 9. I will not make any false or misleading or disparaging statements about Longrich, Longrich products, Longrich opportunities, Longrich personnel, customers, or other members.
- 10. This Agreement will be concerned by and construed in accordance with the laws of the State of California. Except as set forth in the Longrich Policies and Procedures, all disputes and claims relating to the Agreement, the Company, the Application, or its products and services, the rights and obligations of an Independent Business Owner, or the Company under the Agreement shall be settled totally and finally by arbitration in Los Angeles, California, or such other location as the Company prescribes, in accordance with the Federal Arbitration Act and the Commercial Arbitration rules of the American Arbitration Association. If an IBO files a claim or counterclaim against the Company, an IBO shall do so on an individual basis and not with any other IBO or as part of a class action. The decision of the arbitrator shall be final and binding on the parties.
- 11. This agreement in its current form and as amended by Longrich at its discretion constitutes the entire contract between Longrich and its members. Any implied promises, representations, offers or other communications not expressly set forth or incorporated by reference to this agreement are of no force or effect.

Limited Warranty

General Product Warranty: Longrich America offers a limited warranty on all of its products to its members. Longrich America guarantees these products to be free from defects in workmanship and offer 60-day limited warranty. Longrich America will replace products that are defective in workmanship or damaged in shipping for the same products originally purchased. Misuse and tampering of any products will render the limited warranty void and Longrich America will not be liable for any resulting damages or injuries.

Notice of Cancellation

You, the buyer, may CANCEL this transaction, without any penalty or obligation, at any time prior to midnight of the THIRD BUSINESS DAY after the date of this transaction. If you cancel, any payments made by you under this contract or sale, and any negotiable instrument executed by you will be returned within TEN BUSINESSDAYS following receipt by the seller of your cancellation notice, and any security interest arising out of the transaction will be cancelled. If you cancel, you must make available to the seller at your residence in substantially as good condition as when received, any goods delivered to you under this contract or sale, or you may, if you wish, comply with the instructions of the seller regarding the return shipment of the goods at the seller's expense and risk. If you do make the goods available to the seller and the seller does not pick them up within 20 days of the date of your Notice of Cancellation, you may retain or dispose of the goods without any further obligation. If you fail to make the goods available to the seller, or if you agree to return the goods to the seller and fail to do so, then you remain liable for performance for all obligations under the contract. To cancel this $transaction, mail\, or\, deliver\, a\, signed\, and\, dated\, copy\, of\, the\, Cancellation\, Notice\, or\, consistency of the\, Cancellation\, Cancellati$ any other written notice, to the address in this contract NO LATER THAN MIDNIGHT $of the THIRD \, BUSINESS \, DAY \, after the \, date \, of \, this \, transaction. \, You must give \, notice$ of cancellation by a method that will allow you to prove that you gave notice, including registered mail, fax or by personal delivery. By signing this Terms & Conditions on the front page, you agree that you have read and understand the statements above and the requirements of Longrich regarding accuracy of representations regarding its products, the Policies and Procedures and Longrich Compensation Plan.