DISTRIBUTIVE TRADE
Introduction

This booklet is one of a series of 20 booklets prepared by MIDA for the purpose of providing investors with relevant information on establishing projects in the identified services sub-sectors in Malaysia. The complete list of booklets is as follows:

**Booklet 1:** General Policies, Facilities and Guidelines  
**Booklet 2:** Regional Operations  
**Booklet 3:** Research and Development (R&D) Services  
**Booklet 4:** Logistics Services  
**Booklet 5:** Specialised Technical Support Services  
**Booklet 6:** Information and Communication Technology Services  
**Booklet 7:** Environmental Management Services  
**Booklet 8:** Distributive Trade Services  
**Booklet 9:** Tourism and Travel Related Services  
**Booklet 10:** Education and Industrial Training Services  
**Booklet 11:** Legal Services  
**Booklet 12:** Accounting, Auditing and Taxation Services  
**Booklet 13:** Architectural Consultancy Services  
**Booklet 14:** Surveying Consultancy Services  
**Booklet 15:** Medical and Health Care Services  
**Booklet 16:** Engineering and Energy Consultancy Services  
**Booklet 17:** Management Consultancy Services  
**Booklet 18:** Market Research Services  
**Booklet 19:** Advertising Services  
**Booklet 20:** Quick Reference

The Ministry of International Trade & Industry (MITI) spearheads the development of industrial activities to further enhance Malaysia’s economic growth. As an agency under MITI, the Malaysian Investment Development Authority (MIDA) is in charge of the promotion and coordination of industrial development in the country.

MIDA is the first point of contact for investors who intend to set up projects in manufacturing and services sector in Malaysia. With its headquarters in Malaysia’s capital city of Kuala Lumpur, MIDA has established a global network of 23 overseas offices covering North America, Europe and the Asia Pacific to assist investors interested in establishing manufacturing projects and services activities in Malaysia. Within Malaysia, MIDA has 12 branch offices in the various states to facilitate investors in the implementation and operation of their projects.

If you wish to explore investment opportunities in Malaysia, please contact MIDA for more information as well as assistance in your decision-making (please see the last page of contact details of MIDA’s headquarters and state and overseas offices).
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Distributive trade comprises all linkage activities that channel goods and services down the supply chain to intermediaries for resale or to final buyers.

The linkages may be:

- direct or indirect between two (2) parties (or levels) or more than two (2) parties (or levels) within the chain;
- real physical processes or electronic transactions as defined under the relevant laws;
- in person or electronic transactions as defined under the relevant laws; and
- transactions that may or may not involve the transfer of title of ownership to the goods and services.

Foreign business operators engaged in the distributive trade services in Malaysia are subject to the Guidelines on Foreign Participation in the Distributive Trade Services issued by the Ministry of Domestic Trade, Cooperatives and Consumerism (MDTCC). Distributive traders include wholesalers, retailers, franchise practitioners, direct sellers, suppliers who channel their goods in the domestic market, and commission agents or other representatives including those of international trading companies. The following businesses are excluded from the definition of distributive trade:

(a) Manufacturing companies; and
(b) Companies granted the status of regional establishments by the Malaysian Investment Development Authority (MIDA).

Products and services governed by other Acts: petroleum products, pharmaceutical, medicinal and orthopaedic products, toxic substances and explosives, arms, ammunitions, agricultural raw materials and live animals are subject to other acts and regulations for specific reasons.
Administrative Conditions

With effect from 6 January 2010, all proposals for foreign involvement in distributive trade shall obtain the approval of MDTCC. These include:

- Acquisition of interest;
- Mergers and/or takeover by foreign participation;
- Opening of new branches/outlets/chain stores;
- Relocation of branches/outlets/chain stores;
- Expansion of existing branches/outlets/chain stores;
- Buying over/taking over of outlets of other operators; and
- Purchase and sale of properties to operate distributive trade activities prior to obtaining the approval/licence from local authorities and other agencies to operate distributive trade activities.

Any ancillary business carried out by foreign business operators shall obtain prior approval of MDTCC.

Notwithstanding the above, any approval under the repealed guidelines shall continue in force and have effect as if it had been made under the guideline.

All distributive trade companies with foreign equity shall:

(a) Appoint Bumiputera director/directors;
(b) Hire personnel at all levels including management to reflect the racial composition of the Malaysian population;
(c) Formulate clear policies and plans to assist Bumiputera participation in the distributive trade sector;
(d) Hire at least 1 percent of the total hypermarket workforce from persons with disabilities;
(e) To increase the utilisation of local airports and ports in the export and import of the goods;
(f) To utilise local companies for legal and other professional services which are available in Malaysia;
(g) Submit annual financial reports to the Ministry of Domestic Trade, Co-operatives and Consumerism; and
(h) Comply with all by-laws and regulations of Local Authorities.

1. HYPERMARKETS

A hypermarket is a standalone self-service distribution store with sales floor area of 5,000 m² or more, selling a very wide variety of mainly consumer goods, comprising a mix of food and non-food products, in a range of transaction sizes or quantities and in different forms of packaging.
1.1 Licensing and Registration

Any foreign involvement in hypermarket is subject to the following rules and conditions;

(i) Local Incorporation

All hypermarket businesses with foreign equity must be incorporated locally under the Companies Act, 1965. This condition also applies to existing businesses operating under foreign branches.

(ii) Minimum Capital Requirement

The minimum capital investment in terms of shareholders’ funds (which include paid-up capital and reserves) is RM50 million.

1.2 Equity Policy

Hypermarket format shall provide at least 30% equity for Bumiputera.

A grace period of three (3) years for compliance may be given by MDTCC upon approval. This requirement also applies to operations established prior to the issuance of the guidelines.

Hypermarket operators are only allowed to open a new branch unless it has fulfilled the requirement of 30% Bumiputera ownership in the company’s equity structure.

1.3 Operational Conditions

- Indicative plans for additional branches of hypermarkets need to be submitted to MDTCC two (2) years before an application is to be considered.
- Hypermarket shall begin operation within two (2) years from the date of approval from MDTCC.
- Sales floor area of a hypermarket shall be 5,000 m² and above.
- Addition of branches is subject to the approval of MDTCC.
- Allowed only on stand-alone basis with basic amenities, in outskirts of major towns.
- At least 30% of total Stock Keeping Unit (SKU) displayed on the shelf space is to be allocated for Bumiputera SMEs goods/products in each outlet within 3 years.
- Formulate and provide clear rules and criteria for suppliers to market their products/goods.
- Normal Operating Hours

Operating hours for all States except Kedah, Kelantan and Terengganu:

(a) 10 a.m. to 10 p.m. on Monday to Thursday and Sunday; and
(b) 10 a.m. to 12 midnight on Friday and Saturday.
Operating hours for Kedah, Kelantan and Terengganu:

(a) 10 a.m. to 10 p.m. on Sunday to Wednesday and Saturday: and
(b) 10 a.m. to 12 midnight on Thursday and Friday.

Public Holidays
Public holidays including eve of public holidays from 10 a.m. to 12 midnight.

Major Festivals
7 days prior to major festivals from 10 a.m. to 12 midnight

1.4 Environment and Public Interest Conditions

• Follow existing laws regarding provision of car parks for commercial areas according to respective local authorities or Town Councils, subject to a minimum of 50 parking lots per 1,000 m² business floor, or whichever is higher.

• Provide business space for ancillary businesses at a reasonable rental rate.

• Not allowed to operate within a 3.5 km radius of residential areas and town centres.

• One (1) hypermarket is allowed for every 250,000 residents.

• Hypermarket is not allowed to be constructed in locations under the jurisdiction of Local Authorities that have less than 250,000 residents.

• Impact study on existing local retailers should be carried out before the opening of a hypermarket is considered.

• An early indicative study to be carried out incorporating the views of local traders and residents.

• Hypermarket operators should ensure a safe and clean environment (garbage disposal, recycling facilities, etc) as well as efficient use of energy.

2. DEPARTMENTAL STORE

A departmental store is a distribution store with sales floor area of varying size, usually engaged in retailing an extensive assortment of consumer goods that are departmentalised by gender, age or lifestyle, through self-service or with sales assistance, generally under one common store management. A departmental store may include a supermarket of not more than 2,000 m².
2.1 Licensing and Registration

Any foreign involvement in a departmental store is subject to the following rules and conditions:

(i) Local Incorporation

All departmental store businesses with foreign equity must be incorporated locally under the Companies Act, 1965. This condition also applies to existing businesses operating under foreign branches.

(ii) Minimum Capital Requirement

The minimum capital investment in terms of shareholders’ funds (which include paid-up capital and reserves) is RM20 million, to be reviewed every 3 years.

2.2 Equity Policy

To increase local participation in business, the Government encourages joint-ventures between Malaysian and foreign investors.

The Government had announced on 7 October 2011 that departmental stores would be one of the 17 services sub-sectors that would be liberalised.

Please refer to MITI’s website www.miti.gov.my for information on liberalisation.

2.3 Operational Conditions

• Indicative plans for additional branches of departmental stores need to be submitted to MDTCC two (2) years before an application is considered.

• Department store shall begin operation within two (2) years from the date of approval from MDTCC.

• Addition of branches is subject to the approval of MDTCC.

• Approval from MDTCC must be obtained for any reduction or increase of the sales floor area.

• At least 30% of total Stock Keeping Unit (SKU) displayed on the shelf space is to be allocated for Bumiputera SMEs goods/products in each outlet within 3 years.

• Formulate and provide clear rules and criteria for suppliers to market their products/goods.

2.4 Environment and Public Interest Conditions

• Follow existing laws regarding provision of car parks for commercial areas according to respective local authorities or Town Councils, subject to a minimum of 50 parking lots per 1000 m² business floor, or whichever is higher.
• Provide business space for ancillary businesses at a reasonable rental rate.

• Not allowed to operate within 3.5 km radius of residential areas.

• Impact study on existing local retailers should be carried out if a departmental store is to be operational in a stand-alone building or if the business floor area is 5,000 m² and above.

• An early indicative study to be carried out incorporating the views of local traders and residents.

• Departmental stores operators should ensure a safe and clean environment (garbage disposal, recycling facilities, etc) as well as the efficient use of energy.

3. SUPERSTORES

A superstore is a self-service distribution store with a sales floor area of 3,000 m² to less than 4,999 m² retailing a very wide variety of mainly consumer goods, comprising a mix of food and non-food products.

Only companies operating a hypermarket may apply to operate in a superstore format.

3.1 Licensing and Registration

Any foreign involvement in superstore is subject to the following rules and conditions:

(i) Local Incorporation

All superstore businesses with foreign equity must be incorporated under the Companies Act, 1965. This condition also applies to existing businesses operating under foreign branches.

(ii) Minimum Capital Requirement

The minimum capital investment in terms of shareholders’ funds (which include paid-up capital and reserves) is RM25 million.

3.2 Equity Policy

There is no specific equity condition for companies operating superstores. However, the Government encourages joint-ventures between Malaysian and foreign investors to increase local participation in business.

3.3 Operational Conditions

• Indicative plans for additional branches of superstore need to be submitted to MDTCC two (2) years before an application is to be considered.
• Superstore shall begin operation within two (2) years from date of approval from MDTCC.

• Sales floor area of a superstore shall be 3,000 m² to less than 4,999 m² (or less than 5,000 m²) retailing.

• Addition of branches is subject to the approval of MDTCC.

• Approval from MDTCC must be obtained for any reduction or increase of the sales floor area.

• At least 30% of total Stock Keeping Unit (SKU) displayed on the shelf space is to be allocated for Bumiputera SMEs goods/products in each outlet within 3 years.

3.4 Environment and Public Interest Conditions

• One (1) superstore is allowed for every 200,000 residents.

• Superstore is not allowed to be constructed in locations under the jurisdiction of Local Authorities that have less than 200,000 residents.

• Impact study on existing local retailers should be carried out before the opening of a superstore is considered.

• An early indicative study to be carried out incorporating the views of local traders and residents.

• Superstore operators should ensure a safe and clean environment (garbage disposal, recycling facilities, etc) as well as the efficient use of energy.

4. SPECIALTY STORE

Store dealing with one main brand name/product/line of goods associated with one (1) product. They may specialise in:

• Food catering and restaurant services outside hotel premises
• Food-drink-tobacco (e.g. food and beverage)
• Household/personal goods
• Furniture
• Household appliances
• Electrical appliances
• Healthcare products
• Optical goods
• Footwear
• Clothing and apparel
• Sport goods
• Books
• Jewellery
• Electronic goods
• Motorcycles/motor vehicles
- Small machinery (e.g. industrial and agricultural equipment for small users)
- Pharmacy, serviced by a pharmacist at each outlet (retailing only drugs, health and beauty care goods)
- Others

Specialty store may be allowed to operate in the above categories if it fulfils the following criteria:

(a) Contribution to the socio-economic development of Malaysia;
(b) Generate substantial foreign direct investment;
(c) Absence of local players in proposed formats;
(d) Create employment opportunities;
(e) Transfer of technology/skills; and
(f) Unique/ exclusive nature of business.

4.1 Licensing and Registration

Any foreign involvement in these activities is subject to the following rules and conditions:

(i) Local Incorporation

All specialty store businesses with foreign equity must be incorporated locally under the Companies Act, 1965. This condition also applies to existing businesses operating under foreign branches.

(ii) Minimum Capital Requirement

The minimum capital investment in terms of shareholders’ funds (which include paid-up capital and reserves) is RM1 million for each specialty outlet, to be reviewed every three (3) years.

4.2 Equity Policy

To increase local participation in business, the Government encourages joint-ventures between Malaysian and foreign investors.

The Government had announced on 7 October 2011 that specialty stores would be one of the 17 services sub-sectors that would be liberalised.

Please refer to MITI's website www.miti.gov.my for information on liberalisation.

4.3 Operational Conditions

Addition of branches is subject to approval of MDTCC.

4.4 Environment and Public Interest Conditions

- Impact study on existing local retailers should be carried out if a specialty store is to be operational in a stand-alone building or if the business floor area is 5,000 m² and above.
• Specialty store operators should ensure a safe and clean environment (garbage disposal, recycling facilities, etc) as well as the efficient use of energy.

5. OTHER DISTRIBUTIVE TRADE ACTIVITIES

Other types of businesses not specified will be considered on the merit of each case with particular reference to their contribution to the socio-economic development of Malaysia.

Various other distribution formats may be allowed to operate in the above categories if they fulfil the following criteria:

(a) Contribution to the socio-economic development of Malaysia;
(b) Generate substantial foreign direct investment;
(c) Absence of local players in proposed formats;
(d) Create employment opportunities;
(e) Transfer of technology/skills; and
(f) Unique/exclusive nature of business.

5.1 Licensing and Registration

Any foreign involvement in these activities is subject to the following rules and conditions:

(i) Local Incorporation

All various other distribution businesses with foreign equity must be incorporated locally under the Companies Act, 1965. This condition applies also to existing businesses operating under foreign branches.

(ii) Minimum Capital Requirement

The minimum capital investment in terms of shareholders’ funds (which include paid-up capital and reserves) is RM1 million for each outlet.

5.2 Equity Policy

Foreign participation is allowed in other distributive trade activities except the following:

• Supermarket/mini-market (less than 3,000 m² sales floor area)
• Provision shop/general vendor
• Convenience store (that opens for business for 24 hours)
• News agent and miscellaneous goods store
• Medical hall (inclined toward alternative/traditional medicines plus general dry foodstuff)
• Fuel station with/without convenience store
• Permanent wet market store
• Permanent pavement store
• National Strategic Interest
• Textile, restaurant (non-exclusive), bistro, jewellery shops
• Others
5.3 Operational Condition

Addition of branches is subject to approval of MDTCC.

5.4 Environment and Public Interest Conditions

- Impact study on existing local retailers should be carried out if the business is to be operational in a stand-alone building or if the business floor area is 5,000 m² and above.

- Businesses should ensure a safe and clean environment (garbage disposal, recycling facilities, etc) as well as the efficient use of energy.

6. DIRECT SELLING BUSINESS

Direct selling is defined as sale of goods door-to-door or through mail order or through electronic transaction. Direct selling companies generally appoint dealers who undertake direct contact with consumers.

The three (3) types of marketing plans are as follows:

<table>
<thead>
<tr>
<th>Marketing Plan</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multi Level</td>
<td>The company appoints individuals as members/distributors to market its products. The members/distributors then appoint other individuals (down lines) to expand their network. The recruitment of members/distributors can be on-going/extended up to a certain level. Each member/distributor receives commission/bonus/incentives from personal sales and sales made under his/her network (overriding bonus).</td>
</tr>
<tr>
<td>Single Level</td>
<td>The company appoints sales representatives/agents and pay them a salary/commission/combination of salary and commission on the total sales made. Sales representatives/agents are not permitted to appoint/sponsor other sales representatives/agents.</td>
</tr>
<tr>
<td>Mail Order</td>
<td>Sales of products or services by individuals on their own or other authorised persons via mail.</td>
</tr>
</tbody>
</table>

6.1 Licensing and Registration

6.1.1 Application Procedure

(i) Qualification

A company incorporated under the Companies Act, 1965.
(ii) **Paid Up Capital**

<table>
<thead>
<tr>
<th>CATEGORY</th>
<th>Non 100% Bumiputera</th>
<th>100% Bumiputera</th>
</tr>
</thead>
<tbody>
<tr>
<td>Multi-Level-Marketing</td>
<td>RM1,500,000</td>
<td>RM500,000</td>
</tr>
<tr>
<td>Single-Level-Marketing</td>
<td>RM 500,000</td>
<td>RM100,000</td>
</tr>
<tr>
<td>Mail Order Sales</td>
<td>RM 500,000</td>
<td>RM100,000</td>
</tr>
<tr>
<td>Foreign-Owned Companies</td>
<td>RM5,000,000</td>
<td>-</td>
</tr>
</tbody>
</table>

There is no specific equity condition for companies undertaking direct selling business. However, the Government encourages joint-venture between Malaysian and foreign investors to increase local participation in business.

(iii) **Marketing Plan**

- The marketing plans shall have the following characteristics:
  - The business does not carry on or involved in a pyramid scheme as specified under Section 7 DSAPS 1993; and
  - Comply with the Direct Sales (Scheme and Conduct) Regulations 2001, which comes into operation effective 15 August 2001.

- Presentation of scheme not to be misleading
  - In the presentation of the direct sales scheme, a person who undertakes any direct sales business shall not mislead participants by over-emphasizing on high bonus or bonus pay out; and
  - Each participant shall be provided with sales kit that includes marketing plan and code of conduct of the company.

- Payment of incentives
  - Any company that undertakes a direct sales business shall provide an incentive based on the volume or quantity of goods sold or services rendered by each participant and not based on recruitment of persons into the scheme;
  - Participants are not allowed to purchase goods or services at unreasonable price/amount; and
  - Each participant is required to purchase goods or pay for services in any amount that can be expected to be resold or consumed within a reasonable period of time.
Agreement

Any person who undertakes any direct sales business shall provide each participant with a written contract or statement which contains the terms and conditions of the agreement. The agreement shall provide the following:

(a) The participant shall be given not less than ten working days from the date of the recruitment to cancel his membership (Cooling Off Period);

(b) Upon the cancellation of his membership under Paragraph ‘a’ the participants shall be refunded all of payment as specified in the agreement;

(c) The Company must have a buy back policy. A company which undertakes any direct sales business shall buy back any marketable goods sold to the participant within the period of six months after goods purchase date, at the price not less than ninety per cent of the amount paid; and

(d) Any person who fails to comply with any provision of this regulation commits an offence.

6.1.2 Application for New Licence

An application for a licence shall be made by submitting one copy of the completed AJL-1 form (typed) with the company’s seal.

Supporting documents to be submitted together are as follows:

(i) Company’s Memorandum and Articles of Association verified by a statutory declaration and made by a director;
(ii) The latest Forms 24 and 49, which have been certified by the Companies Commission of Malaysia (CCM);
(iii) Company information (Original CCM print out);
(iv) Background/profile of all board of directors and shareholders of the company (resume and copy of IC/passport);
(v) Complete explanation on the company’s marketing plan;
(vi) Buy-back policy (for multi-level/single level marketing plans only);
(vii) Products/services price structure form;
(viii) Brochure/leaflet/print material/ description of the product/services;
(ix) Quotation/invoices/services from suppliers of the product/services;
(x) A sales contract sample (for single level and multi level marketing plans only);
(xi) A mail order advertisement sample (for mail order sales only); and
(xii) Documents or written agreement from all service providers, for companies which provide services, where relevant.

(i) Eligibility Criteria of Product/Services

Products/services permitted/encouraged for sale under a direct selling system:

- The product possesses its own strength which makes it difficult to be marketed through the normal sales system or a product which requires detailed explanation from the sales person.
• Priority will be given to products which have been granted the following certification and approval from local and foreign bodies with regards to the product’s safety and quality, such as ISO 9000, MS (SIRIM), halal label, etc.

• Product from the factories with GMP (Good Manufacturing Practices) certification.

• The following products are not permitted to be marketed under a direct sales business:
  (a) Product in the form of insurance, unless the company has obtained authorised agency status from PIAM/LIAM and is not permitted to be packaged with other products;
  (b) Landed property; any immovable products; and
  (c) Virtual product such as websites.

(ii) Additional Requirements

• For health foods/food supplements/traditional medicines, the following prerequisites must be satisfied:
  (a) Submit a product registration approval with the National Pharmaceutical Control Bureau (NPCB), Ministry of Health;
  (b) If the product certified as “Registration Not Required” or categorised as “Food”, the product must be referred to and received classification letter from the Food Safety and Quality Division (FSQD), and it is in compliance with labelling regulation under the Ministry of Health; and

• Display the approval serial number of the Medicine Advertisement Board, Ministry of Health (KKLIU) on all brochures/advertisement print materials of health food/traditional medicines with medical claims.

• Cosmetic products must be registered and in compliance with the Regulation 29 of the Control of Drugs and Cosmetics Regulation, 1984 in relation to the Cosmetics Notification Implementation and this regulation shall be enforced by Ministry of Health effective as of 1 January 2008.

• Petroleum based product must possess the PDA (Petroleum Development Act, 1974) licence.

• Electrical products must obtain approval from the Energy Commission and for certain electrical products must obtain the import and manufacturing approval from the Department of Electricity and Gas Supply.

• Health care services programmes must be registered with the Medical Practice Division, Ministry of Health.

• The marketing plan presentation session shall only be attended by the board of directors or shareholders of the company.
(iii) **Direct Sales Regulatory (DSRC)**

The DSRC committee will make deliberations and suggest the results of application to the Direct Sales Controller in accordance with:

- Background/information of company
- Marketing plan of company
- Products/services of company
- Complaints about company

(iv) **Jurisdiction Under The Direct Sales Act**

- The Direct Selling Controller can:
  
  (a) Approve the licence application;
  (b) Reject the licence application;
  (c) Revoke the licence; and
  (d) Impose additional conditions and regulations of the licence.

- Minister can:
  
  (a) Receives and considers the licensing appeal cases.

(v) **General Conditions on Licensing**

- Licensees shall not practice a marketing plan which has not been approved by the Controller of Direct Sales;

- Only market products which has been approved by the Ministry;

- Licensees must seek approval from the Controller of Direct Sales before amending any parts within the marketing plan, approved product range or approved product price list;

- The companies are not allowed to amend any part of the marketing plan for at least two (2) years once the licence has been obtained;

- Licensees must ensure that all the distributors/sales agents do not practice sales by coercion/pressure/fraud which includes lucky draws, promise of free gifts, discounts on sponsorship and that they do not issue any leaflets other than those issued by the company;

- Obtain approval from the Ministry before commencing on any campaign, promotion, or any type of advertisement for the purpose of marketing the company’s products;

- Obtain approval from the Ministry regarding any proposals in marketing new products, amending the product’s price structure and any other matters related to products, before marketing the products;
• Submit the latest audited Financial Statement, Form 24 and 49 (both certified by Companies Commission of Malaysia) and original print issued by the Companies Commission of Malaysia on an annual basis to the Ministry;

• Licensees must provide training to their distributors/members. There shall not be any charges for promotion training or courses to the distributors/members;

• Licensees must provide exhibition area which is sufficiently spacious to accommodate the public;

• Licensees must attach price tags to all displayed products;

• Licensees must display their official direct sales licence number on all billboards, all types of advertisements, print materials and company letterheads;

• Licensees who carry out sales via mail order must ensure that their mail order advertisements comply with the provisions of the Direct Sales Act, 1993;

• Licensees with Single Level marketing plan need to submit a list of all sales agent and branch addresses to MDTCC;

• Licensees need to immediately acknowledge MDTCC about any amendments with regards to business premise address or company equity structure within 14 days from the date of amendment;

• Licensees must always provide complete and accurate information/explanation when requested by the Direct Sales Controller within fourteen (14) days from the date of letter received;

• Licensees are required to display the original Direct Sales Licence at an appropriate place on the company premise/management office with copies of the original licence on every company stockist premise for public viewing;

• The Direct Sales licence is not transferable without the approval of MDTCC;

• The licensees must immediately surrender the licence to the Direct Sales Controller when a licence is revoked or when the licensees ceases a direct sales business;

• Direct Sales companies can only pay bonuses after the cooling-off period;

• Direct Sales companies are not allowed to implement any marketing plan which contains product package as a compulsory purchase for bonus payment;

• Direct Sales companies are not allowed to organise/run/allow any element of lot (position)/re-entering purchase within the company marketing plan;

• The company needs to submit the Company Information and Performance Form annually (latest by 30 April); and

• Licensees are required to comply with all the conditions herein as stated above.
(vi) Payment

- Licence fee is RM500 per annum;
- Payment must be made in the form of bank draft or money order payable to the Secretary-General, Ministry of Domestic Trade, Cooperatives and Consumerism;

(vii) Collection of Licence

License must be collected by the Managing Director or Top Management of Company and shall acknowledge acceptance of the licence terms at the office of Domestic Trade Division, Ministry of Domestic Trade Co-operatives and Consumerism.

C. Renewal of Direct Selling Licence

(i) An applicant for a licence shall be made by submitting one copy of the completed AJL-1 form (typed) with the company’s seal.

(ii) The necessary supporting documents to be submitted together are as follows:

- A copy of the existing licence (Existing licence must be submitted after the issuance of the new licence);
- Audited financial statement for the preceding year;
- The latest Form 24 and 49 (certified by CCM);
- Original company information (CCM print out); and
- Sales Kit.

D. Application for Marketing Plan Amendments

(i) Submit the marketing plan amendment information in the form;
(ii) Detailed explanation on the new marketing plan; and
(iii) Consent of marketing plan amendments from the company leader/agent/distributor.

E. Application to Organise Campaigns/Promotion/Incentives

(i) Complete information on the campaigns/promotions/incentives, including their implementation procedures and duration;
(ii) The campaigns/promotions/incentives are not used as a tactic/means of coercing / inducing the public to become company members; and
(iii) Applications must be submitted at least one month prior to the execution of campaigns/promotions/incentives.
F. Application to Add New Products

(i) Submit the products price structure form;
(ii) Brochures/print materials on the new products/services; and
(iii) Submit quotations/products invoices/services invoices from suppliers.

G. Application for Price Changes of Existing Product

(i) Submit product price structure form; and
(ii) Submit quotation/product invoice/services from suppliers.

6.2 Equity Policy

There is no specific equity condition for companies undertaking direct selling business. However, the Government encourages joint-venture between Malaysian and foreign investors to increase local participation.

7. FRANCHISE BUSINESS

Franchising is a method of doing business by which a Franchisee is granted the right to operate a business according to the franchise system as determined by the Franchisor. With this system, a Franchisor grants to the Franchisee the right to use a mark, trade secret, any confidential information and intellectual properties owned or related to the Franchisor. The Franchisor shall provide assistance to the Franchisee to operate his business and in return for the grant of rights, the Franchisor has the right to impose a certain fee or other form of consideration to the Franchisee.

Franchising is a system where the Franchisor and the Franchisee must be honest and practise the Franchise Code of Ethics. The Franchisee carries the brand and reputation of the Franchisor’s business. It follows that the Franchisor will have to protect and nurture their Franchisees. Such a business commitment ensures success of the system.

According to the European Franchise Federation (EFF), franchising is a system of marketing goods and/or services and/or technology which is based upon a close and on-going collaboration between legally, and financially separate and independent undertakings, the Franchisor and its individual Franchisees, whereby the Franchisor grants its individual Franchisee the right, and in return imposes an obligation, to conduct a business in accordance with the Franchisor’s concept.

The right entitles and compels the individual Franchisee, in exchange for a direct or indirect financial consideration, to use the Franchisor’s trade name, and/or trademark and/or service mark, know-how, business and technical methods, procedural system, and other industrial and/or intellectual property rights, supported by continuing provision of commercial and technical assistance, within the framework and for the term of a written franchise agreement, concluded between parties for this purpose.
There are four (4) types of franchises as follows:

<table>
<thead>
<tr>
<th>Type of Franchises</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Franchisor</td>
<td>A person who grants a franchise to a franchisee and includes a master franchisee and his relationship with a sub-franchisee.</td>
</tr>
<tr>
<td>Master Franchisee</td>
<td>A person who has been granted the rights by a franchisor to sub-franchise to another person, at his own expense, the franchise of the franchisor.</td>
</tr>
<tr>
<td>Franchisee of Foreign Franchisor</td>
<td>A person who has been granted the rights by a foreign franchisor but does not sub-franchise to another person.</td>
</tr>
<tr>
<td>Franchise Broker</td>
<td>A person doing business as an agent or representative of a franchisor to sell a franchise to any person for a certain consideration but does not include any director, officer or employee of the franchisor or franchisee.</td>
</tr>
</tbody>
</table>

A franchisor engages in distributive trade mainly through franchisees according to the contractual agreement between them.

A franchisee engages in distributive trade according to the contractual agreement with the franchisor up the supply chain.

### 7.1 Licensing and Registration

(i) **Local Incorporation**

All franchise businesses with foreign equity must be incorporated locally under the Companies Act, 1965. This condition applies also to businesses operation under foreign branches.

(ii) **Registration under the Franchise Act, 1998**

Franchise arrangements in Malaysia are governed by the Franchise Act, 1998. According to the Act, a franchise means a contract or an agreement, either expressed or implied, whether oral or written, between two (2) or more persons.

This Act applies to the sale of franchises throughout Malaysia. Compliance with the Act and thus the need to register also covers companies previously registered under the Prime Minister’s Department or MDTCC.

The sale of a franchise is deemed to be in Malaysia where:
- an offer to sell or buy a franchise
- is made in Malaysia and accepted within or outside Malaysia
- is made outside Malaysia and accepted within Malaysia
- the franchised business is or will be operating in Malaysia
Under the Franchise Act, 1998, there are three (3) categories of registration:

<table>
<thead>
<tr>
<th>Type of Registration</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 6</td>
<td>Registration for a franchisor before offering to sell its franchise to any party</td>
</tr>
<tr>
<td>• Franchisor</td>
<td></td>
</tr>
<tr>
<td>• Master Franchisee</td>
<td></td>
</tr>
<tr>
<td>Section 54</td>
<td>Registration for foreigners intending to sell its franchise in Malaysia or to any Malaysian citizen.</td>
</tr>
<tr>
<td>• Foreign Franchisor</td>
<td></td>
</tr>
<tr>
<td>Section 55</td>
<td>Registration for Franchisee of a foreign Franchisor</td>
</tr>
<tr>
<td>• Franchisee to Foreign Franchisor</td>
<td></td>
</tr>
</tbody>
</table>

(iii) Application for Registration of Franchises

A Franchisor must make an application to register his franchise with the Registrar of Franchise under MDTCC, by submitting an application to the Registrar, together with the required documents and information.

The registration can also be submitted through MyFEX online system at www.myfex.gov.my. It is much more convenient and paperless.

(a) Check List for Registration under Section 6, Franchise Act, 1998

Among documents required are:

- Disclosure Document/BAF 1
- Form BAF 2
- Sample of Franchise Agreement (Malay & English version)
- A copy of the business’ Operations Manual (Malay & English Version)
- A copy of the Training Manual (Malay & English version)
- The latest three (3) years of Audited Accounts of the franchise business
- Projected cash flow of the franchise business for five (5) years
- Photographs of the prototype outlet(s) operated for the last six (6) months or more
- Certified copy of company incorporation certificates (Form 9/13, 24, 44 & 49) OR certified copy of business registration (Form D, Rules 13)
- Company’s profile and/or business profile from the Companies Commission of Malaysia (CCM)
- Certified copy of documents/certificate of Trade Marks together with its registered field of business in the event the trade marks is assigned to the applicant. Applicant to enclose the certified copy of the instrument/legal document which has been executed and stamped.
- Company’s brochure
- Company’s yearly report
- Bankruptcy search on each and every director of the Company from the Department of Insolvency, Malaysia
• Number of Outlet(s)/Branch along with details of date of opening, closing date (if it's closed)
• Initial costs of franchise based on the prototype outlet(s) (state its location and the date of opening)
• Audited account or prototype outlet(s) management account for the years of operation. (The said management account must be certified)
• Details in regard to the initial franchise costs (e.g. list of the costs elements such as equipments, fixtures and fittings, initial inventory, working capital and other costs involved)
• Accounting and justification used in putting up fees which is to be charged to the franchisee such as franchise fee, royalty and advertisement fee and other fees

(b) Check List for Registration under Section 54, Franchise Act, 1998

• Letter of intent:
  – Company's date of incorporation and its operation
  – Company's background and its concept
  – Experiences in the field of franchise
  – Franchisee/Master Franchisee which has been identified in Malaysia

• Certified copy of the Company's certificate of incorporation

• Certified copy of the document/certificate for Registration of Trade Marks

• Company's brochure

• Outlet(s) photographs

(c) Check List for Registration under Section 55, Franchise Act, 1998

• Form 2

• Certified copy of the duly executed and stamped franchise agreement

• Certified copy of the Company's certificate of incorporation (Form 9/13, 24, 44 & 49).

• Certified copy of the document/certificate for Registration of Trade Marks

• Company's brochure/yearly report

* Certification of such true copy must be made by a Lawyer/Magistrate/Judge/Commissioner for Oaths/Public Notary in Malaysia.
(iv) Franchise Agreement

A franchise agreement must be in writing. The agreement should contain, but is not limited to:

- The name and description of the product and business under the franchise
- The territorial rights granted to the franchisee
- The fee which may be imposed on the franchise
- The obligation of the Franchisor
- The obligation of the Franchisee
- The right to use the mark or any other intellectual property by the Franchisee.
- The conditions under which the Franchisee may assign the right under the franchise.
- A statement on the cooling-off period
- A description pertaining to the mark or any other intellectual property owned or related to the Franchisor which is used in the franchise
- If the agreement is related to a Master Franchisee, the Franchisor’s identity and the rights obtained by the Master Franchisee from the Franchisor
- The types and particulars of assistance provided by the Franchisor
- The duration of the franchise and the terms of renewal
- The effect of the termination or expiration of the franchise agreement

(v) Annual Report

The Franchisor must submit an annual report to the Registrar within 30 days from the anniversary date of registration.

The annual report is to be submitted using Form BAF 6 and must contain the following information or documents:

- Number/name/addresses of the following franchise outlets:
  - Company-owned outlets
  - Local franchisee-owned outlets (local)
  - Overseas franchisee-owned outlets
- Yearly turnover
- Latest disclosure documents
- Latest audited financial statement

The report submitted must be signed and sealed by the company.

A RM50 processing fee and a RM1,000 registration fee is charged. A processing fee of RM50 is also charged for any amendment to the documents. Payment is to be made by postal order or bank draft in the name of the Registrar of Franchise. Subsequently, processing and registration fees are applicable for the registration of the Franchisor/Master Franchisee/Franchisee of Foreign Franchisor.

All applications should be submitted to MDTCC.
(vi) Minimum Capital Requirement

Minimum capital investment in terms of shareholder funds (which include paid-up capital and reserves) is based on the merit of each case.

7.2 Equity Policy

There is no specific equity condition for companies undertaking franchise business. However, the Government encourages joint-ventures between Malaysian and foreign investors to increase local participation in business.

7.3 Operational Conditions

Please refer to the Franchise Act, 1998.

7.4 Environment and Public Interest Conditions

Please refer to the Franchise Act, 1998.

8. SPECIFIC IMMIGRATION PROCEDURES

Applications for expatriate posts should be submitted to the Immigration Department. In processing the application, the Immigration Department will follow the guidelines and conditions as imposed in the Guidelines on Foreign Participation in the Distributive Trade Services Malaysia (Amendment 2010).

There is no limit of expatriate post for Distributive Trade/Direct Selling activities. Number of expatriate permitted per company is given based on the justification provided to the Expatriate Committee, Immigration Department. Minimum salary for the expatriate must be at least RM5,000 per month and there is no age limit.

For distributive trade activity:

Minimum capital requirement:

- 100% local owned company (Malaysia) – RM250,000
- Foreign owned company (i.e. more than 51% shareholders are foreigners) – RM1 million
For direct selling activity:

Minimum capital requirement:

- **Local owned company:**
  - Single level/mail order activity:  
    - Bumiputera company – RM100,000  
    - Non-Bumiputera company – RM500,000
  - Multilevel activity:  
    - Bumiputera company – RM500,000  
    - Non-Bumiputera company – RM1.5 million
- **Foreign owned company:**  
  - All direct selling activities – RM5 million

(For joint venture with foreign company, the set up is considered as foreign company)

9. **FINANCIAL ASSISTANCE**

(a) **Local Franchise Product Development Programme (PPFT)**

The Local Franchise Product Development Programme (PPFT) provides a platform to turn conventional businesses into a systematic franchise business, all set and ready for expansion.

The PPFT is targeted at assisting local entrepreneurs with franchise-worthy products to turn their conventional business into franchise business through the appointment of qualified franchise consultants to develop and guide the participating companies in the setting up of a franchise system, documentation of work processes and procedures, the opening of a prototype outlet and the appointment of franchisees. The cost of the consultants’ services is funded by the program.

**Time frame and product development phase**

It takes approximately 7 to 10 months to develop a new franchise product/business. The product development phases are as follows:

- Screening phase from due diligence audit to franchise readiness audit
- The preparation of the franchise concept
- Prototype outlet research and development
- The Franchise package development
- The launch of the prototype franchise outlet
- The appointment of franchisees
(b) **Franchise Development Assistance Fund (FDAF)**

The Franchise Development Assistance Fund (FDAF) is provided as an incentive to encourage local entrepreneurs to turn their conventional businesses into franchise businesses. Through the fund, businesses that have successfully been developed as franchisors or master franchisees are eligible for reimbursements of up to 90 percent from the overall franchise system development cost incurred to a maximum of RM100,000.

**Method of Disbursement**

The disbursement of the fund will be made based on the Grant Qualification Schedule. All claims for reimbursement must be supported with certified documentations. The final qualified amount of grant for disbursement will be determined by the FDAF Committee.

**Qualification for Application**

- Companies must be registered under Section 6 of the Franchise Act, 1998
- Companies need to participate in MDTCC’s Franchise Development Programme (FDP)
- The only business entitled for this grant is the franchise business format
- Companies must have appointed a consultant that is registered with the Ministry of Finance, Malaysia to set up the franchise system
- Companies which did not appoint consultants may also apply for the grant, but the amount of funds will be determined by the FDAF Committee
- All applications must be made using the stipulated application form BPF 2 only

**Terms of Approval**

- Companies have registered under Section 6 of the Franchise Act, 1998
- Companies have been endorsed as franchisors under the Franchise Development Programme (FDP)
- Claims onto FDAF must not exceed two (2) years from the registration date of FDP
- Companies must be Malaysian owned, have competent prototype outlet and 30% of their franchisees must be Bumiputeras
- Companies are only entitled to the grant for one product only, and they are required to set up a different company for another product
- All decisions made on the amount of grant for disbursement are made by the FDAF Committee, and they are final
Grant Qualification Schedule

<table>
<thead>
<tr>
<th>Company Status</th>
<th>Bumiputera Company RM</th>
<th>Joint Venture Company Majority Bumiputera RM</th>
<th>Joint Venture Company Majority Non-Bumiputera RM</th>
<th>Non-Bumiputera Company RM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phase 1 Screening</td>
<td>5,000</td>
<td>3,250</td>
<td>2,500</td>
<td>2,500</td>
</tr>
<tr>
<td>Phase 2 Concept research</td>
<td>30,000</td>
<td>19,500</td>
<td>15,000</td>
<td>15,000</td>
</tr>
<tr>
<td>Phase 3 Prototype outlet research</td>
<td>5,000</td>
<td>3,250</td>
<td>2,500</td>
<td>2,500</td>
</tr>
<tr>
<td>Phase 4 Franchise package research</td>
<td>50,000</td>
<td>32,500</td>
<td>25,000</td>
<td>25,000</td>
</tr>
<tr>
<td>Phase 5 Franchise launch</td>
<td>10,000</td>
<td>6,500</td>
<td>5,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Maximum Amount</td>
<td>100,000</td>
<td>65,000</td>
<td>50,000</td>
<td>50,000</td>
</tr>
</tbody>
</table>

10. TAX INCENTIVES

(i) Tax Deduction on Franchise Fee

Among other expenses imposed on franchisee to undertake the franchise business are franchise fee, royalty, promotion fee and advertisement fee, training fee and service fee. These expenses are allowed deduction for purpose of income tax computation except franchise fee as it is an expenditure incurred before commencing a business.

To further develop a local product brand to become strong in the domestic market and accepted in overseas market, tax deduction is given on franchise fee. This incentive is applicable for local franchise brands.

This tax deduction is effective from year of assessment 2012.
(ii) **Incentive for the Implementation of RosettaNet**

RosettaNet is an open Internet based common business messaging standard for supply chain management link-ups with global suppliers.

To encourage local small and medium scale companies to adopt RosettaNet in order to become more competitive in the global market, the expenditure and contributions incurred by companies in the management and operation of RosettaNet Malaysia and in assisting local small and medium scale companies to adopt RosettaNet are eligible for income tax deduction.

The eligible expenditure and contributions are those on equipment (computers and servers) and salaries for full-time employees seconded to RosettaNet Malaysia, contribution of software, sharing of software and programming, as well as the training of the staff of local small and medium scale companies to use RosettaNet.

Claims should be submitted to IRB.

11. **ASEAN FRAMEWORK AGREEMENT ON SERVICES (AFAS) AND AND FREE TRADE AGREEMENT (FTAS)**

For foreign investment (Mode 3 of the International Trade Agreements), the Schedule of Specific Commitments of AFAS and FTAs for the Distribution Services sub-sectors is available in MITI’s website www.miti.gov.my.