

OEM MANUFACTURING AND SUPPLY AGREEMENT

NINGBO DONGTE ELECTRONIC APPLIANCES CO.,LTD (hereinafter referred to as "A") and LeOn Co., Ltd. (hereinafter referred to as "B") intend to manufacture the electric toothbrush developed by B. Accordingly, the parties agree as follows do.

Article 1 [Purpose]

In this contract, "A" exclusively supplies "B" with the items specified in Article 2 (electric toothbrush), and "B" forms a distribution network in Korea to stably expand the market base and to promote mutual prosperity on the basis of mutual aid. The purpose is to promote mutual benefit.

Article 2 [Product Name]

* [Korean model name: LOM-EF100WR]

1. A provides to B in order to realize exclusive distribution rights under the above provisions.

The product must be a packaged product that can be sold directly.

Article 3 [Sales Area]

1. Exclusive sales in this contract means B becomes the sole sales company in Korea for the products under this contract, and B's sales methods include retail, wholesale, sub-sales agency designation, or any other method not mentioned herein. During the contract period, "A" shall not authorize any other third party to sell products in this region, nor may it sell products in the region in its own name or through its suppliers, manufacturers or subsidiaries.

Article 4 [Measures for Inspection and Rejected Products]

1. "B" shall immediately inspect the defect of "contracted product" and notify "A" of any abnormality.

2. all defective rate should according to AQL standard, allow 1% defect rate, if exceed 1%, supplier will follow point (3 & 4)

3. "B" discovers defects such as manufacturing, labeling, non-compliance with specifications, damage, and contamination of the "contracted product" supplied from "A", or insufficient quantity of the "contracted product" supplied from "A" is discovered and notified to "A", and if "A" acknowledges this, "A" shall supply the corresponding quantity free of charge at the time of the next supply or deduct the corresponding price.
4. In the event of a serious quality problem with the product delivered by A, a large number of complaints from customers regarding the product, or a serious quality accident (bodily damage accident and property damage accident), A shall be liable for all compensation and legal responsibility.

Article 5 [Payment conditions]

1. In the method of billing, "A" delivers the goods to "B"'s warehouse, and "B" pays "A" for the supplied goods at the same time..
2. According to "A"'s understanding, "B" pays 30% of the down payment and 70% of the balance when goods are received. (70% balance payment should be see at sight of the copy of B/L after shipped)
3. In the event of a defect in the goods supplied by "A", "A" takes responsibility for it and promptly compensates or exchanges it according to the request of "B".
4. If it is necessary for B to purchase the product, it sends an order form to A in writing, and the order form shall not be withdrawn for any reason.

Article 6 [Contract Period and Termination]

1. The contract period is 2 years from the date of signing the contract, but unless there is an agreement between "A" and "B", the contract period is automatically extended for the duration of the contract after expiration.
2. Termination of the contract is due to a breach or non-fulfillment of the contract terms. If one party continues to violate the contract 30 days after oral or written notice of the request for rectification of the breach, the one party will be liable for the breach. The other party may terminate the contract in writing and claim damages, and this contract will terminate on the date that notice is sent.

Article 7 [Warranty]

"A" shall provide necessary Warranty to "B". The period of Warranty obligation shall be 1 year after the completion of delivery by "A" each time. The specific method is as follows. (If there is a manufacturer's negligence or a defect in parts, free replacement or quantity must be added free of charge at the time of the next supply, or the corresponding price must be deducted.

Article 8 [Information Provision and Confidentiality]

As long as "A" and "B" faithfully exchange various market information obtained in the course of conducting a transaction, they must comply with the various secrets of the business and must not divulge them to a third party.

Article 9 [Others]

Matters not specified in this contract shall be governed by general commercial practices. In order to prove this contract at a later date, two copies of this contract shall be prepared, signed and sealed by each person, and one copy shall be kept.

Article 10 (Jurisdiction of Jurisdiction)

In the event of a dispute, the jurisdiction of judgment shall be the jurisdiction of "B" (Korea).

In response to the demand for the sale of "A"'s products (hereinafter referred to as "Products") in the Korean market, "B" will conclude this contract with respect to the exclusive sales relationship through friendly negotiations between "A" and "B", and will execute the contract in compliance with the agreements of both parties.

In order to sign and seal the agreement as above and to prove this, "A" and "B" prepare two copies of the contract, sign and seal each, and keep one copy each.

Mar 28th, 2022

(A) THE SELLER

Address : YIYUAN VILLAGE, ZONGHAN TOWN, CIXI CITY, NINGBO, CHINA.

Company Name : NINGBO DONGTE ELECTRONIC APPLIANCES CO., LTD.

Contact : +86-574-63223666

Signature

宁波东特电器有限公司
NINGBO DONGTE ELECTRONIC APPLIANCES CO., LTD



(B) THE BUYER

Address : 704 Gyeonggi R&DB Center, 105 Gwanggyo-ro, Yeongtong-gu, Suwon-si, Gyeonggi-do, Republic of Korea

Company Name : LeOn Co., Ltd.

Contact : +82-31-888-5155

Signature



704 Gyeonggi R&DB Center, 105 Gwanggyo-ro, Yeongtong-gu
Suwon-si, Gyeonggi-do, Korea
TEL : +82-31-888-5155 FAX : +82-31-888-5154

