## **ENXTRA** trademark licensing Agreement

ENXTRA supplied by Enovate Biolife Private Limited (EBPL) is a proprietary ingredient designed for the Nutraceutical and Functional Foods market. Due to the unique properties of this ingredient, the Customer agrees to following criteria, terms and conditions which EBPL deem necessary to assure the protection of the intellectual property rights, identity and integrity of ENXTRA in the marketplace.

With respect to any product or formulation containing ENXTRA, the Customer agrees:

- To purchase and/or direct its manufacturer to purchase and manufacture on Customer's behalf, ENXTRA directly from EBPL or through their accredited exclusive distributor in your country.
- To list the name ENXTRA on all product(s) ingredient panels and submit label to EBPL directly or through their accredited exclusive distributor for final approval.
- To use the ENXTRA logo and to experience it's clinically proven effects, we recommend minimum daily serving size of 150mg.

This agreement applies to all products containing ENXTRA whether manufactured, sold, distributed or marketed by the Customer and/or others. Other than for use in manufacturing the Customer's own product, the Customer shall not resell or supply ENXTRA in the bulk raw material form, either directly or indirectly, to any third party unless authorized to do so in written. EBPL or their accredited exclusive distributor will supply only to the manufacturer. If the Customer is not the manufacturer, the Customer shall inform EBPL of the name and address of the customer's manufacturer. If the Customer is a contract manufacturer, and supplies, but does not own or control, the finished product, the contract manufacturer shall inform its Customer to the terms and conditions of this agreement. A license agreement must be executed by each of the contract manufacturers' Customers and EBPL. Additionally, the Customer shall provide EBPL

with a current or known future list of products containing ENXTRA. Customer must update any additions and deletions to this list annually.

Use of ENXTRA requires that the provisions of this agreement be understood and accepted by all those who use and market it. EBPL may refuse to supply or sell ENXTRA to any person or entity who fails to honor this agreement; however, Customer will be given reasonable time to sell through inventory after receipt of written notification detailing the reasons for terminating this agreement. EBPL may also pursue any and all legal rights, remedies and recourse in the event of a breach of this Agreement.

This Agreement shall be in effect for a period of three years (the "Term") from the date set forth above (the "Effective Date"). After the initial Term, the Agreement will automatically renew for an additional three year Term. Notwithstanding the above, Company may terminate the Agreement without cause upon 120 days advanced written notice prior to the end of any Term. Upon termination, Reseller may manufacture and sell through existing inventory of products containing any of the Proprietary Ingredients.

This Agreement is binding upon the Customer, its successors and assigns. This Agreement shall be governed by, enforced under and interpreted in accordance with the laws of India, to which jurisdiction the parties, hereby, submit.

The following product(s) are submitted by the Customer for approval to include the ingredient ENXTRA, according to the terms and conditions of the Trademark License Agreement. Please indicate the brand and product trade name.

ALPHAZER Enerbooster 60 Cos

Name of Marketing Company

IAF NETWORK S.p.A.

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IAF NETWORK S.p.A. Sede Legale/Amministrativa: Via Flero 46
25125 BRESCIA (BS)-Torre Suc P.IVA e C.F. 02424060982 Tel. 39 030,7751464
E-mall: info@iafnetwork.com
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Date \_\_\_\_\_