

TRADEMARK LICENSE AGREEMENT

This Agreement made as of this 15 day of JUNE, 2017 ("Effective Date"), by and between Glico Nutrition Co., Ltd., a corporation organized and existing under and by virtue of the laws of Japan, maintaining its registered principal office at 6-5, Utajima 4-chome, Nishiyodogawa-ku, Osaka 555-8502, Japan (the "LICENSOR") and YAMAMOTO NUTRITION, a corporation organized and existing under and by virtue of the laws of ITALY, maintaining its registered principal office at VIA SALVELLA 43 II TRAVERSA, 25038 ROVATO BS (the "LICENSEE"),

WITNESSETH:

WHEREAS, the LICENSOR is duly authorized by Ezaki Glico Co., Ltd., a Japanese parent company of the LICENSOR ("Ezaki Glico"), to use certain trademarks owned by Ezaki Glico just for the purpose of its own business and to grant a license to use such trademarks to a third party customer who acquires and adopts certain ingredient products manufactured and/or supplied by the LICENSOR; and

WHEREAS, the LICENSEE desires to use such trademarks as a customer of the LICENSOR's ingredient products and the LICENSOR is willing to grant the LICENSEE a license to use such trademarks, upon the terms and the conditions of this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants hereinafter set forth, it is mutually agreed as follows:

1. Definition

- | | | |
|------------|------------------------|---|
| 1.1 | Ingredients: | Certain ingredient products manufactured and supplied by the LICENSOR under the trade name "Cluster Dextrin". |
| 1.2 | Trademark X: | The trademark identified in column "X" of Exhibit A attached hereto and made a part hereof. |
| 1.3 | Trademark Y: | The trademark identified in column "Y" of Exhibit A attached hereto and made a part hereof. |
| 1.4 | Licensed Trademark(s): | Either or both of the Trademark X and the Trademark Y. |
| 1.5 | Products: | Certain products to be manufactured and sold by the LICENSEE which shall be identified by their names and appearances (including their containers or packages) in Exhibit B attached hereto and made a part hereof. |
| 1.6 | Territory: | Worldwide |

2. Scope of License

2.1 The LICENSOR hereby grants to the LICENSEE, upon the terms and conditions hereinafter set forth, a non-exclusive, non-transferable and fully paid-up license (without any sublicense right) to, during the term of this Agreement, (a) display the Licensed Trademarks on cases, bottles, containers or packages of the Products and (b) use the Licensed Trademarks for sales promotion and advertisement of the Products; provided, however, that:

- (1) The Trademark X can be displayed or used only for the Products which include no less than ten (10) grams of the Ingredients per serving of those Products;

