



DEALER APPLICATION FORM

PLEASE FILL OUT AND RETURN THIS RESELLER APPLICATION TO		
E-MAIL	E-MAIL: marcom@vugera.com.au	
YOUR COMPANY INFORMATION (ALL INFORMATION PROVIDED BELOW WILL BE KEPT CONFIDENTIAL)		
COUNTRY		
CITY		
COMPANY NAME		
REGISTERED COMPANY NUMBER		
ADDRESS (1)		
ADDRESS (2)		
POST CODE		
DATE OF BUSINESS FOUNDED		
COMPANY WEBSITE		
CONTACT NAME		
CONTACT PHONE NUMBER		
BUSINESS INFORMATION		
OWNER NAME & CONTACT (1)		
OWNER NAME & CONTACT (2)		
TELL US ABOUT YOUR BUSINESS		
WHO ARE YOUR CUSTOMERS	(e.g.) general consumers of electronics and/or electric appliances	
WHERE DO YOU USUALLY TRADE YOUR GOODS	(e.g.) shop, garage, online, Ebay	
WHAT KIND OF FORMAT IS YOUR BUSINESS	(e.g.) wholesaler, retailer (reseller)	
WHAT LED YOU TO SUBMIT THIS APPLICATION	(e.g.) I am a fan of Vugera	
WHICH PRODUCTS ARE YOU INTERESTED IN		
VUGERA DASH CAM		
VUGERA AIR-CLEANER		
IS THERE A VUGERA DEALER IN YOUR COUNTRY?		
IF YES, IS IT IN THE SAME TERRITORY/STATE?	NAME OF TERRITORY/STATE:	
IF YES, IS IT IN THE SAME TOWN/CITY?	NAME OF TOWN/CITY:	
NAME OF VUGERA DEALER	NAME OF VUGERA DEALER:	

[IMPORTANT] Please kindly read the below information before you submit your application.

1. The application is submitted for review by VUGERA, its officers, employees, and agents. The applicant will be

informed whether their application for reseller is accepted or not.

2. This application does not bind the applicant to accept, nor does it bind VUGERA in any way to offer a VUGERA Dealer Agreement to the applicant. Any investment, expenditures, agreements, and other acts or omissions made by applicant in anticipation of such a Dealer Agreement or in reliance upon this application are made at applicant's sole risk and responsibility and does not obligate VUGERA or any of its employees or agents in any way.

3. The execution of a written Dealer Agreement between VUGERA and applicant is the only manner by which applicant may be appointed to a reseller of VUGERA products. Applicant acknowledges that no representations or statements have been made to the applicant by VUGERA or on the behalf of VUGERA which would in any way tend to change or modify any terms of this application or of any Dealer Agreement that may be executed. Applicant is not relying upon any such representations or statements in submitting this application to VUGERA.

4. VUGERA has made no representations, assurances, or guarantees to the applicant as to the profitability or success of any dealer. The profitability or success of any dealer depends on market conditions and economic factors that are beyond applicant's and VUGERA 's control. Applicant's investment in any form is made solely at the applicant's risk.

5. Any material misrepresentation or omission, intentional or unintentional, in the information supplied by applicant to VUGERA shall constitute grounds for VUGERA to immediately terminate any Dealer Agreement that may be entered into by VUGERA with applicant.

6. The applicant will ensure that all written material provided by the VUGERA to the applicant to facilitate their discussions is safely and securely stored when not in use. The applicant acknowledges that such material including all copies thereof remains the absolute and exclusive property of the VUGERA.

7. The applicant indemnifies VUGERA against any loss, damage, cost (including legal costs on a solicitor-client or full indemnity basis whichever is the higher) or expense suffered or incurred by the VUGERA directly or indirectly in connection with or arising out of or as a result of a breach by the applicant or the applicant's directors, officers, agents, employees of the applicant or professional advisers of any of the terms of this Agreement.

8. Applicant shall not make any statement to this application or otherwise relating to VUGERA unless VUGERA gives prior written consent.

9. This application is submitted to VUGERA and is governed by the laws of the applicant's country, Australia and the Republic of Korea.

10. The applicant acknowledges and agrees that the information entered above is true and correct.

11. This application has been signed by authorized representatives of _____ on the date below.

Signature (1st Representative)

Signature (2nd Representative)

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Dated:

Dated:

End of Document