

Revival of dealerships/distributorships

1. Revival of dealerships/distributorships shall not be allowed in the following cases:-
 - (i) In the case of those dealerships/distributorships terminated on account of malpractices/ irregularities / breach of dealership/distributorship agreements/ violation of Marketing Discipline Guidelines (MDG). This ban will not, however, come in the way of consideration of / decision on appeals which may be made by the terminated dealerships/distributorships under the provisions of the MDG.
 - (ii) Terminated SKO-LDO dealerships.
2. In other cases (for reasons beyond the control of the dealers/distributors), and depending on the merits of the cases, revival with the same constitution at the same location, may be permitted with the approval of the Board of Directors. In such cases, the dealer/distributor must meet the eligibility criteria for selection of a new dealer/distributor, which are in vogue at the time of revival. He/she will also be required to deposit the security amount applicable to new dealerships.
3. Dealerships/distributorships which are inoperative from a date prior to 1.4.2002 will not be considered for revival. Further, dealerships/ distributorships remaining inoperative for a period more than three years will not be revived.

