THIS MODEL CONTRACT MAY BE DOWLOADED SHALL BE EDITED

AND MODIFIED AS PER THE REQUIREMENT OF THE PARTIES

MODEL OF FRANCHISE AGREEMENT

This agreement is executed on this day of, the year
BETWEEN
, a private limited company incorporated under the Company's Act 2013, and having its corporate office at
AND
a proprietary firm having its, and represented by, S/o, aged about, years, hereinafter referred to as the "Franchise" which expression unless repugnant to the context or meaning thereof be deemed to include, legal representative, executors, administrators, successors and permitted assignees of the other PART, each a party and collectively referred to as parties.
Both parties as above have expressed a desire of entering in to a franchise agreement to meet their respective objectives, which are set out here in below,
(a)
(b) "Franchise" on his part is interested in entering into the business of operating as a service provider through their cyber cafe outlet and thus carrying out the business of providing services to the customers.
(c)
2
(d) "Franchise" is desirous of taking over the services offered by, for the purpose of its operations and management to carry out business on the terms and conductions contained herein.

(e) The purpose of this Agreement is to set forth the terms and conditions under which the parties to the Agreement shall conduct themselves during the substances of Agreement.

NOW, THEREFORE, the parties, in considerations of the convents, undertakings and commitments set forth therein here by mutually agree as follows,

Section 1: Definitions and Interpretations

For the purpose of this agreement, the following expressions shall bear the respective meaning set forth below,

Details of terminology for the services to be provided

Section	2.	Grant	of the	Franc	hice
Secuon	Z.	CTI AIII.	OI LIIE	rian	

Section 2: Gran	nt of the Franchise
firm requ obli obli agai	"Franchise" warrants and represents to
and to	consideration of the "Franchise's" applications and relying on such assurances representations that "Franchise" has made appoints the franchise as a franchise he terms and conditions set forth in this agreement and in the website.
"Fra simi	re is no product and/or service and/or territorial exclusivity granted to the inchise" as part of this Agreement by
Section 3: Serv	ices, Terms & conditions
the s	would provide their entire range of services by own or through service providers which includes online ads, offline ads, value added services and nium services to the "Franchise".
	anchise" will act as a single point e-hub for all the services provided falling within the purview of this agreement.
services limits w any poir of trans	entire business being on pre-payment basis,
the sall t all t pass "Fra	will publish commission structure and earning of "Franchise" from time to time in the web site
(5) All	the services falling within the purview of this agreement will be made to

"Franchise" based upon standard conditions of sales as set by for

with conditions that are placed upon by various service providers and also as a result of business decisions, legal and contractual requirements.
(6) "Franchise" will keep providing the services within the purview of this agreement through their outlets exclusive with
(7) The Intellectual Property rights including the concept of delivery of services will rest with or its suppliers or service providers.
(8)
Section 4: Confidentiality
(1) "Franchise" shall keep all information of confidential nature received from the in whatever form as strictly confidential and shall not disclose it to third Parties without the prior written consent of during the term of this Agreement.
(2) "Franchise" agrees not to disclose revenue information without prior written consent.
Section 5: Limitation of liability
The Parties shall not be liable for any incidental, special, indirect or consequential damages arising out of or relating to this Agreement.
Section 6: Terms
This Agreement comes into force on the date of signing this Agreement and shall continue for one (1) year after this date. This agreement may be extended on the mutual agreement of both parties, unless earlier terminated in accordance with the agreement by paying renewal fee to
Section 7: Termination
1. This agreement may be terminated by either party at any time, without assigning any reason by giving prior written notice of ninety (90) days.
2shall be entitled to terminate this agreement, with immediate effect upon happening of one or more of following:
a. Any breach or violation of any of the terms and conditions of this agreement by the "Franchise", if within seven (7) days of written notice from the Principal of the breach or violation, such breach or violation is not cured, provided that no cure period shall be applicable for the violation of any applicable law.

all its "Franchise" outlets from time to time. Such conditions will generally be in line

b. Failure of the "Franchise" to provide the services to the customers as per the expectations of			
Section 8: Applicable Law			
This agreement is governed by and constructed in accordance with the laws of India.			
Section 9: Dispute Resolution and Jurisdiction			
1. Any dispute, controversy or claims arising out of or relating to this Agreement or the breach, termination or invalidity thereof, shall be settled by arbitration in accordance with the provisions of the [Indian] Arbitration and Conciliation Act, 1996.			
2. The arbitral tribunal shall be composed of three arbitrators, one arbitrator—appointed by, a second arbitrator appointed by "Franchise" and a third arbitrator to be appointed by such arbitrators.			
3. The place of arbitration shall be at			
4. The arbitral procedure shall be conducted in the English/Kannada language and any award or awards shall be rendered in English/Kannada. The procedural law of the arbitration shall be Indian law.			
5. The award of the arbitral tribunal shall be final, conclusive and binding upon the Parties, and the provisions of the [Indian] Arbitration and Conciliation Act, 1996 shall apply.			
6. The rights and obligations of the Parties under, or pursuant to, this Clause, including the arbitration agreement in this Clause, shall be governed by and be subject to Indian law, and the agreement shall be subject to the exclusive jurisdiction of the courts at (place to be named as per the agreement between the parties)			
This Agreement has been executed on the date set forth herein in two (2) copies of which the Parties have taken one each.			
For For			
Authorized signatory Authorized signatory			
Witness 1 Witness 1			
Signature: Signature:			
Name: Name:			

Address:	Address:
Witness 2	Witness 2
Signature:	Signature:
Name:	Name:
Address:	Address: