

ASSOCIATE CHANNEL PARTNER AGREEMENT

THIS DEED OF AGREEMENT is made on this ----- day of December 2022. **BETWEEN**

"BOXN FREIGHT LOGISTICS SOLUTION PVT LTD a COMPANY Registered under the Companies Act 1956, having its Registered Office at, "Box N Freight Logistics Solutions" Plot No 31C-D, Labbh Building, Pushtikar CH5, Patel Estate Road, Jogeshwari (West), Mumbai-400102 represented by its Authorized Signatory hereinafter referred to as the "COMPANY", (which expression shall unless inconsistent with the context mean and include its heirs, successors, legal representatives, executors, etc.) of the FIRST PART.

AND

SWASTIK ENTERRISES , having its Office at, FS. N.O. 546 CSCMKT. BLOCK 16 PASIM VINIAR represented by its Proprietor/ Partner/ Director/ Authorized Signatory. Proprietor, residence having his POCKET 2 GATE NO 5. 93, BLOCK I ROHINI SECTOR 16 NEW DELHI-89. referred to as "ASSOCIATE CHANNEL PARTNER or ACP" (which expression shall unless inconsistent with the context shall mean and include his/her/its heirs, successors,

legal representatives, executors, etc.) of the SECOND PART. The COMPANY and the SUPER CHANNEL PARTNER shall be individually referred to as a "Party" and collectively as the "Parties".

RECITALS:

WHEREAS the COMPANY is engaged in the business of Express distribution of freight, parcels and documents at Domestic and International level. The COMPANY with the intention of establishing wide network in the state of New Delhi and to expand its business by providing expeditious services to all its customers, wishes to appoint SUPER CHANNEL PARTNER and the SUPER CHANNEL PARTNER shall appoint adequate number of Associate Channel Partners (ACP) under its supervision and control. All the appointed Associate Channel Partners will perform their activities and submit their report to SUPER CHANNEL PARTNER.

SWASTIK ENTERPRISES. is engaged in the business of providing courier and logistic services and has approached the Company and has expressed its willingness to be appointed as ASSOCIATE CHANNEL PARTNER of the Company in the state of DELHI.

WHEREAS-SWASTIK ENTERRISES: has represented to the Company that, it has the expertise personnel and sufficient financial resources as per the requirements of the Company to perform the services i.e. Sufficient number of pick-up and delivery of shipments, it has independent office with sufficient infrastructure, it has wide network and good client-base in the region as well as having sufficient number of Associate Channel Partners to perform the business FOR SWASTIK INTERPRESES operations efficiently.

Page 1 of 16

Box N Freight Logistics Solution Pvt Ltd.



WHEREAS SUASTINGENTIAL ENTERORILES:—represented to the Company that it understands the requirements of the Company and undertakes to perform their activities as per the Company Policy and norms.

WHEREAS based upon representation of SUNSTILL ENTER PRICES... the COMPANY has agreed to appoint M/s -SUNSTILL ENTER PRISES... as ASSOCIATE CHANNEL PARTNER of the Company.

NOW THEREFORE THIS AGREEMENT WITNESSETH AS FOLLOWS:

PERIOD: That this agreement shall be for the period of three years (3) years wef. ------initial one (I) one year will be lock-in period for ACP. That during the lock in period of one year the company shall quarterly review the business performance of ACP.

Upon expiry of the agreement, it will be renewed for further period at the sole discretion of the company.

1. LOCATION:

The SCP shall operate and perform its operation within the area as specified in **Schedule - A** attached hereto this agreement.

2. APPOINTMENT OF ASSOCIATE CHANNEL <u>PARTNER/S (ACP):</u>

The SCP shall appoint Associate Channel Partner/s (ACP) in consultation with the Company. RIGHT RESERVED WITH THE COMPANY:

The Company has not granted any monopoly to the Super Channel Partner to function in the area and the Company reserves the right to appoint any Channel Partner or open any branch office in the area of Super Channel Partner, where due to business constraints (i.e., Physical limitations, imitations or any other limitation that affects the achievement of the business goal) the Super Channel Partner is unable to perform services.

3. SCOPE OF SERVICES:

The Scope of services of Super Channel Partner is mentioned in detail m Schedule - B of the agreement USE OF COMPANY NAME & LOGO:

- a) That the COMPANY is the sole and exclusive owner of its trademarks and copyrights and COMPANY assures that COMPANY's name & Trademarked logos are free from encumbrances.
- b) That the SUPER CHANNEL PARTNER shall display and maintain COMPANY's name and logos and shall not vary, change or alter the same in any manner whatsoever.

Page **2** of **16**

- EIGHT
 - c) That the SUPER CHANNEL PARTNER is only beneficial user of the COMPANY's name & Trademark Logo and this Agreement does not create a relationship of Principal and Agent and hence SUPER CHANNEL PARTNER cannot grant, convey, sell, transfer, assign the same or any of the rights granted to it under the same to any other person/ organization.
 - d) That if the SUPER CHANNEL PARTNER finds that the COMPANY's trademarks, copy rights, patents or other property rights are disputed or infringed by a third party, the SUPER CHANNEL PARTNER shall promptly inform the COMPANY thereof and assist the COMPANY in taking necessary steps to protect its rights.
 - e) That in the event infringement of intellectual property rights of the COMPANY, Company will be entitled to claim from the SUPER CHANNEL PARTNER adequate compensation for the damage caused notwithstanding termination of the SUPER CHANNEL PARTNER.

4. TRADE SECRECY:

- a) SUPER CHANNEL PARTNER will not at any time divulge to any customer or any of its Associate Channel Partner or any third person any trade or business secrets or any other matter relating to the said business which may become known to him by virtue of his position as SUPER CHANNEL PARTNER or otherwise. The SUPER CHANNEL PARTNER shall be true and faithful to the COMPANY in all dealings and transactions whatsoever relating to the business.
- b) That during the continuance of this Agreement and up to 1 year after Termination or completion of agreement the SUPER CHANNEL PARTNER shall not serve any other concern/COMPANY or be directly or indirectly interested in whatever capacity in any business which may compete either directly or indirectly specifically with the business of Courier services of the COMPANY.

5. OFFICE SET-UP AND BUSINESS COMMITTMENT:

- a) Super Channel Partner shall not indulge any other similar business activities of Company, as it is appointed on exclusive basis.
- b) That the SUPER CHANNEL PARTNER shall maintain at its expense an independent office used for the business of Courier with sufficient infrastructure in terms of men and material, including a dedicated Telephone connection/Telefax, name Board/noon sign with the COMPANY's logo properly displayed, and preferably equipped with computers, internet, etc. The maintenance of office by the SUPER CHANNEL PARTNER shall always be such as to befit the COMPANY's brand image and as prescribed by the COMPANY from time to time. Failure to do so shall be a sufficient ground for terminating the SUPER CHANNEL PARTNER by the COMPANY.
- c) SUPER CHANNEL PARTNER shall prepare a Business Growth Plan, which shall be reviewed by Company from time to time on quarterly basis.
- d) SUPER CHANNEL PARTNER shall assure quality of services to the customers and

Page **3** of **16**

Box N Freight Logistics Solution Pvt Ltd.

Unit No 133/134,1st floor, Udyog Bhavan Premises Co-Operative Society Limited, Sonawala Road, Goregaon (East), Mumbai 400 063.





shall strive to expand the client-base and grow the business

- shall be final. the premises e) Moreover, to facilitate better business operation, the Company may pay the rent of wherever it may deem fit. The decision of the Company in this regard
- f) The SCP will be given a KPI (Key Performance Indicator) which SCP must follow 100%. The details of KPI is mentioned in **Schedule C** of the agreement.

6. STATIONERY EXPENSES:

- a) That during the entire tenure of this Agreement, all Operational Stationery i.e., Consignment Note Book, Delivery Run Sheet (DRS), Manifest etc., shall be supplied Partners on payment of such charges as may be fixed by the COMPANY from time to of stationary time. No stationery other than that supplied by the COMPANY shall be allowed. Use CHANNEL PARTNER and/or its ACPs. COMPANY to the SUPER CHANNEL PARTNER and its Associate Channel except above will be а sufficient ground to terminate the SUPER
- material with the COMPANY stating its requirement and they have to place an order b) That the SUPER CHANNEL PARTNER shall place order for stationery/printed well in advance with advance payment.
- against proper acknowledgement. the parcels / documents destination wise before handing these over to the COMPANY Consignment Notes and forward the same on COMPANY Manifest after properly bagging That the SUPER CHANNEL PARTNER has to book all shipments on COMPANY

7. OPENING OF BANK ACCOUNT:

- a) That the SUPER CHANNEL name/SUPER CHANNEL PARTNER name in his territory so as to permit/promote Cheque transactions of his firm. PARTNER will open а Bank Account Ħ.
- b) That the SUPER CHANNEL PARTNER will not be allowed to open any Bank Account in the name of "BOX N FREIGHT LOGISTICS SOLUTION PVT. LTD." or any similar name.
- created by the SUPER CHANNEL PARTNER or its ACPs for the purpose of business COMPANY shall in no way be responsible for any debts or other liability/obligation loans or borrow in the name of the COMPANY and it is expressly understood that the c) That the SUPER CHANNEL PARTNER or its ACPs shall have no authority to raise

8. MAINTAINANCE OF RECORDS:

received, delivered, the COMPANY and shall enter all the particulars of the shipments booked, dispatched, accounts, files, documents and papers as per the approved authenticated systems of the a) That The SUPER CHANNEL PARTNER shall maintain the data, accounts, books of CHANNEL PARTNER in the software provided or approved by the COMPANENTERPRISES expenses incurred and the money received by the SUPER

Page **4** of **16**

Proprietor



9. INSPECTION:

a) The company may from time to time inspect records and data maintained by the to all the records and data maintained by it and shall co-operate the Company. CHANNEL PARTNER to provide prompt, smooth and easy access to the COMPANY SUPER CHANNEL PARTNER whenever required. It shall be the duty of the SUPER

10. AUDIT:

- accounts relating to the business and shall appoint a Chartered Accountant to audit a) SUPER CHANNEL PARTNER shall maintain true and the same, if need be, the COMPANY Accountant for the purpose also has the option to appoint a Chartered proper statement of
- b) That the SUPER CHANNEL PARTNER shall submit its audit Report every year to the COMPANY within 15 working days once Audit report is finalized.

11. FURNISHING OF RECORDS TO THE COMPANY:

a) SUPER CHANNEL PARTNER shall before the 7th day of each month provide signed and sealed by the SUPER CHANNEL PARTNER as well as a soft copy thereof information and data of the business and transactions of the and obtain an acknowledgment thereof. Account department of Head office of the COMPANY in the form of a hard copy duly preceding month to the

12. SOFTWARE:

and also the SUPER CHANNEL PARTNER has to update software regularly. regularly SUPER CHANNEL PARTNER and its Associate Channel Partner's has to fill-up update all the details of Customers', rates etc. in the Software of the COMPANY CHANNEL PARTNER has to update business data and delivery data

13. RECOVERY OF DUES FROM CREDIT CLIENTS:

Associate Channel Partner's. It would be the sole responsibility of the Partner to recover dues of its Associate Channel Partner's or its Customers The Super Channel Partner shall maintain the list of Credit Clients / Customers of its Credit Client/ Super Channel

14. AGREEMENT WITH CREDIT CLIENTS AND D.P. CLIENTS:

- a) That the Super Channel Partner or its Associate Channel Partner shall execute an and the copy of the same shall be provided to the Company as and when demanded. agreement with their credit clients in their own name for providing courier services Without agreement, no Services will be offered to the Credit Clients.
- be the sole responsibility of the SCP/ACPs to recover outstanding dues from their For SWASTIK ENTERPRISES b) SCP/ACPs shall raise bills in its own firm name to their credit clients and it shall Credit Clients

Page **5** of **16**

Box N Freight Logistics Solution Pvt Ltd.



15. MARKETING & ADVERTISEMENT:

- time. If need be, the SUPER CHANNEL PARTNER will get necessary help from the communicated to the SUPER CHANNEL PARTNER by the COMPANY from time to prescribed and revised from time to time by the a) SUPER CHANNEL PARTNER will market the COMPANY's products/services COMPANY's Marketing Executives. per the terms and conditions and Marketing & Sales policy (schedule of rates COMPANY) of the COMPANY
- used for the booking of the shipments as well as uniform of all employees working under his supervision and control. The SUPER CHANNEL PARTNER shall bear the full cost of sign boards and Banner affixed on the shop premises, as well as the cost of printing and stationery
- all SUPER CHANNEL PARTNERs and CPs across India as decided by the COMPANY therefore, the COMPANY will charge promotional expenses at such minimum rate from benefits to the SUPER CHANNEL PARTNER and CPs of the COMPANY across India expenses at PAN India level using various modes of publication viz. Print media, Out c) Further, for business branding COMPANY will make advertisement and promotional regard if it thinks fit. may consider the SUPER CHANNEL PARTNER's and CPs suggestions in the said decision of the COMPANY regarding advertisement will be final. However, COMPANY keeping the interest of SUPER CHANNEL PARTNERs and CPs. Schedules and T.V. etc. for enhancing the business across India which ultimately provide
- permitted to SUPER CHANNEL PARTNER within his jurisdiction at their own cost and other means of advertisement as per his operational requirement for marketing COMPANY will not reimburse or adjust the same against its monthly commissions. COMPANY. However, the expenditure on promotion and advertisement shall be advertisement d) The SUPER CHANNEL PARTNER will be at liberty to utilize various print/visual/ within his jurisdiction after due consultation and confirmation with the
- representation regarding the performance, tariff or availability of services. SUPER CHANNEL immediately withdraw and/ or refrain from repeating such publicity. In particular, advertisement and/or promotion, e) If the COMPANY at any time objects to the SUPER CHANNEL PARTNER's PARTNER shall not make in such event SUPER CHANNEL PARTNER shall any inaccurate or unauthorized

16. <u>ADHERENCE</u> <u>TO COMPANY POLICY WHILE BOOKING</u> HANDLING AND DELIVERING THE SHIPMENTS:

Policy. The said policy attached herewith the Agreement as Schedule - D. CHANNEL PARTNER will be solely responsible if it fails to abide by the COMPANY company while booking, handling and delivering the shipments to customers and SUPER a) That the SUPER CHANNEL PARTNER shall strictly adhere to the Policy of the

17. CUSTOMER CLAIM & COMPENSATION:

a) It would be the sole responsibility of the Super Channel Partners to leaker its

Proprie



Claim raised by its clients upon the Company. customer's / client's claim or query and compensate to Company if any litigation or

- b) That in case of service failure, viz. Delayed delivery, short delivery, wrong delivery, pilferage of shipment, delivery of shipments in damaged condition etc., it is the duty of expenses written) assuring to investigate the the SUPER CHANNEL PARTNER to acknowledge the complaints case and to resolve the same at his cost and (both oral and
- liable for the consequences thereof. COMPANY and co-ordinate with the complainant without misleading the customers or making any false commitments, failing which the SUPER CHANNEL PARTNER will be any complaint should get in touch with the respective Sub-Branch/Branch/AO/RO of the CHANNEL PARTNER should ensure the same falls within the framework of the existing and provide them with requisite information and solution. While doing so, the SUPER and courteously to the queries of the customers immediately without lapse of time c) That it is the basic duty of the SUPER CHANNEL PARTNER to respond cautiously COMPANY policies and procedures. The SUPER CHANNEL PARTNER on receipt of
- PARTNER shall be liable for settlement of claims, if any, and he has d) If the customers claim compensation due to service failure, then SUPER CHANNEL settle the claim with the customers. to negotiates
- regard shall be final and binding to the SUPER CHANNEL PARTNER. AGM/DGM/Zonal Head/GM, as the case may be. The decision of the COMPANY in this the settlement of claims, if any, would be shared in the requisite m anner CHANNEL PARTNER either in the Origin or Destination or Intermediate points, e) In case service failures are attributed to both the COMPANY and the the investigation carried o u t bу the BM/AM/RM/
- CHANNEL PARTNER. prominently is less and every SUPER CHANNEL PARTNER shall ensure that such condition is in case of non-dox or the value of the consignment declared on the docket whichever equivalent to 10 times of freight charges in case of dox and f) In the case of dox and non-dox, the COMPANY's liability will not exceed an amount printed on the consignment notes issued by the concerned SUPER 5 times of freight amount
- PARTNER for the resolution of such complaint or loss. communicate to the COMPANY the details of the steps taken by the SUPER CHANNEL PARTNER shall immediately and not later than 1 working day communicate to the COMPANY in writing all the details and particulars of such consignment and coming to the notice of the SUPER CHANNEL PARTNER, the SUPER CHANNEL g) In case of any complaint or the fact of any such article being lost or misplaced
- or liability shall be that of the concerned SUPER CHANNEL PARTNER. PARTNER fail to strictly adhere to the aforesaid condition and the sole responsibility and/ COMPANY shall not be liable in any manner if the SUPER CHANNEL

CONSUMER FORUM/ CIVIL/ CRIMINAL CASES:





to approach the Consumer Forum / Civil / Criminal Court If there is failure in resolving the complaints amicably, the customers are likely

- party in the Forum/Court. adviser of the COMPANY, as the case may be, whenever any case is filed against the ordinate and attend the cases in consultations with the respective Head Office and legal a) That in such cases, it is essential for the SUPER CHANNEL PARTNER COMPANY or the SUPER CHANNEL PARTNER himself, either as a 1st party or 2nd
- b) That all Consumer/ Civil/ Criminal cases belonging to the SUPER PARTNER will be handed promptly by the SUPER CHANNEL independently under intimation to and guidance from the Head Office. CHANNEL **PARTNER**
- sole responsibility/liability of the concerned SUPER CHANNEL PARTNER to bear such or either against the SUPER CHANNEL PARTNER or the COMPANY, it would be the c) That whenever the Consumer Forum/ Court order is awarded in favor of the customer liability and/or costs thereof. In any case, the COMPANY's liability shall be limited to the extent mentioned in Clause No.20 (6) herein above

19. SECURITY DEPOSIT:

- CHANNEL PARTNER after due intimation. performance of terms and conditions of the agreement. The company reserve the right provide PDC cheques for Security purpose to the COMPANY for due observance and (i) That the SUPER CHANNEL PARTNER shall pay Rs...... (Rupees present the security cheque for release against the outstanding dues of SUPER only) as an interest-free refundable Security Deposit and also
- monthly business turnover. or enhanced by (b) That the Security deposit of the SUPER CHANNEL PARTNER will be revised and/ COMPANY based upon SUPER CHANNEL PARTNER's
- shall be adjusted towards settlement of Transshipment Bills, Advertisement, Stationery, PARTNER being closed/terminated as per terms and conditions of the agreement. (c) That under no circumstances the SUPER CHANNEL PARTNER Security Deposit charges dues, etc. save and except in the case of a SUPER CHANNEL

20. TRANSSHIPMENT & FRANCHISEE CHARGES:

- pay goodwill and its extensive network & facilities, the SUPER CHANNEL PARTNER shall SCHEDULE-E. That as a consideration for Transshipment & use Franchisee Charges to the COMPANY as per Rate Card broadly of the COMPANY's name, specified
- the Rate Card specified in SCHEDULE-E. 9 In case of International booking the Company shall charge commission as per

21. PERMISSION & INTIMATION OF CHANGES, IF ANY:

The SUPER CHANNEL PARTNER has to strictly follow COMPANY'S instruction

Page 8 of 16

make changes in office premises or its location. That in the event of change of place PARTNER shall intimate in writing such changes PARTNER Offices/residence or any other related changes, the SUPER CHANNEL of business/address /Contact penalty as may deem fit. hours of change. In case of non-compliance to these terms, COMPANY may impose Numbers/Email to the COMPANY I.D. of the SUPER CHANNEL within

22. STATUTORY REQUIREMENT & OBLIGATIONS:

- entity from the COMPANY Commercial Establishment Act. etc.) That for all legal purposes and statutory obligations (PF/ESI/PT/GST/Shops The SUPER CHANNEL PARTNER is a separate
- after due verification at his own cost and expenses for effective and efficient running Channel Partners in his region as well as depute between the COMPANY and SUPER CHANNEL PARTNER as well as the Associate of business operation. That no relationship of employer and employee shall be created That the SUPER CHANNEL PARTNER shall engage/appoint number of Associate necessary personnel at his office Super Channel Partner.
- Such further documents, deeds, acts and things as the other party reasonably requires for completely effectuating this Agreement and each party shall bear his own cost in That each party shall respectively sign, execute and do all such things and execute Partners and personnel so appointed by the
- the GST and other Tax liability for itself as well as the Associate Channel Partners so submitted to the COMPANY for its record. appointed by him, to the that Connection. Certificate of Registration obtained by the SUPER CHANNEL PARTNER shall be That the SUPER CHANNEL PARTNER shall be sole responsible to register and pay appropriate Government Authority directly. A copy of the

23. CONFIDENTIALITY:

- etc. which comes or may come in its confidential information and data, Client data base, Company policy and procedures information for any SUPER CHANNEL PARTNER shall maintain absolute confidentiality over all of information, including but not limited to documents, publicity possession and would not use/share materials,
- purpose termination or cessation of this Agreement. whatsoever during the term of this Agreement or any time thereafter
- its own Confidential Information, but not less than a reasonable degree of care, by using the same degree of care as the SUPER CHANNEL PARTNER uses to protect Confidential Information. The SUPER CHANNEL PARTNER shall protect such Confidential Information the unauthorized use, disclosure, dissemination or publication of the

24. INDEMNITY:

SUPER CHANNEL PARTNER shall keep COMPANY indemnified and harmless from For SWASTIK ENTERPRICE.

Page **9** of **16**



of conduct of SUPER CHANNEL PARTNER. (including reasonable attorney's fees) that COMPANY may incur or be liable as a result and against any and all losses, damages, liabilities, claims, demands, suits and expenses

25. TERMINATION:

written notice to the other party as under; Either party shall be at liberty to terminate this agreement, by giving an advance

(A) Termination during Lock-in Period:

the Lock-in period of one year. If the SUPER CHANNEL PARTNER discontinues its a. That the SUPER CHANNEL PARTNER shall not discontinue its operations during operation during Lock-in period in such event, Company reserves the right to forfeit the compensation and damages caused to the Company. Whole Security Deposit of the Super Channel Partner and claim

lock-in-period, if it seems that there is no growth of Network, business and/or failure The decision of the Company in this regard shall be final and binding upon Super Channel Partner. The Company reserve the right to terminate the Super Channel Partner even during services of the Super Channel Partner or its Associate Channel Partners.

- PARTNER it can do so by giving 30 days advance written notice. However, in case of Termination after Lock-in Period: may terminate the Super Channel Partner with immediate effect. Agreement which prejudice the interest of the Company in any manner, the Company That if the COMPANY desires to discontinue/terminate the SUPER CHANNEL fraud, cheating, misrepresentation or violation the terms and conditions of the
- giving 90 days advance written notice. In case the SUPER CHANNEL PARTNER fail to serve prior written notice of 90 days and/ or suddenly stopped the functioning of PARTNER as may deem fit. forfeited and the COMPANY reserve the right to impose penalty on SUPER CHANNEL business in such event, the SUPER CHANNEL PARTNER'S Security deposit will be That if the SUPER CHANNEL PARTNER desires to discontinue, it can do so by

Termination in other cases:

- without giving any prior notice to the SUPER CHANNEL PARTNER and the agreement shall be treated as terminated with immediate effect. The COMPANY shall in opinion of the COMPANY, prejudice the interest of the COMPANY in such case at its sole discretion. have the right to forfeit the whole and/or part of the amount of the COMPANY shall be In case of any breach/non-compliance of the terms and conditions of this agreement entitled to terminate/end this agreement with immediate effect prior notice to the SUPER CHANNEL PARTNER and the Security Deposit
- COMPANY is final in this regard. In case of death of the Proprietor/Partners, of SUPER either be transferred to their legal heirs or to be closed, the decision of the CHANNEL PARTNER the For SWASTIK ENTERP



of conduct of SUPER CHANNEL PARTNER. (including reasonable attorney's fees) that COMPANY may incur or be liable as a result and against any and all losses, damages, liabilities, claims, demands, suits and expenses

25. TERMINATION:

written notice to the other party as under; Either party shall be at liberty to terminate this agreement, by giving an advance

(A) Termination during Lock-in Period:

- the Lock-in period of one year. If the SUPER CHANNEL PARTNER discontinues its a. That the SUPER CHANNEL PARTNER shall not discontinue its operations during operation during Lock-in period in such event, Company reserves the right to forfeit the compensation and damages caused to the Company. Whole Security Deposit of the Super Channel Partner and claim for monetary
- b. The Company reserve the right to terminate the Super Channel Partner even during lock-in-period, if it seems that there is no growth of Network, business and/or failure of The decision of the Company in this regard shall be final and binding upon Super Channel Partner. services of the Super Channel Partner or its Associate Channel Partners.

Termination after Lock-in Period:

- the fraud, cheating, misrepresentation or violation the terms and conditions of the PARTNER it can do so by giving 30 days advance written notice. However, in case of may terminate the Super Channel Partner with immediate effect. Agreement which prejudice the interest of the Company in any manner, the Company That if the COMPANY desires to discontinue/terminate the SUPER CHANNEL
- to serve prior written notice of 90 days and/or suddenly stopped the functioning of business in such event, the SUPER CHANNEL PARTNER'S Security deposit will be giving 90 days advance written notice. In case the SUPER CHANNEL PARTNER fail PARTNER as may deem fit. forfeited and the COMPANY reserve the right to impose penalty on SUPER CHANNEL That if the SUPER CHANNEL PARTNER desires to discontinue, it can do so by

Termination in other cases:

- COMPANY shall be entitled to terminate/end this agreement with immediate effect without giving any prior notice to the SUPER CHANNEL PARTNER and the in opinion of the COMPANY, prejudice the interest of the COMPANY in have the right to forfeit the whole and/or part of the amount of the Security Deposit without giving any prior notice to the SUPER CHANNEL PARTNER and the agreement shall be treated as terminated with immediate effect. The COMPANY shall at its sole discretion. In case of any breach/non-compliance of the terms and conditions of this agreement
- agency either be transferred to their legal heirs or to be closed, the decision COMPANY is final in this regard. In case of death of the Proprietor/Partners, of SUPER CHANNEL PARTNER the For SWASTIK ENTERP

Page 10 of 16



- a partnership deed to be prepared and a notarized copy thereof shall be given to the c COMPANY immediately at the time of application. In case of any dispute among the appointed as a new SUPER CHANNEL PARTNER. partners, the COMPANY has the right to terminate the SUPER CHANNEL PARTNER. In special cases, at the sole discretion of the COMPANY, one of the partners may be That in case the SUPER CHANNEL PARTNER is taken up by one or more partners.
- any act involving moral turpitude, negligence or misconduct with the likelihood of causing harm to the good will of the COMPANY. The COMPANY shall have the right to CHANNEL PARTNER violating any of the above terms and conditions and indulging in forfeit the whole and/or part of the amount of Security Deposit at its sole discretion. That notwithstanding anything hereinabove contained, the COMPANY shall be at terminate this Agreement without notice at any time, if the SUPER

26. TERMINATION OF ASSOCIATE CHANNEL PARTNERS:

That the Company shall have right to direct SUPER CHANNEL PARTNER to terminate standard terms and condition of the Company or prejudice the interest of the Company its Associate in any manner. Channel Partner, if Associate Channel Partner's operations violating the

27. EFFECT OF TERMINATION:

and/or in the name of the COMPANY lying with SUPER CHANNEL PARTNER or its such other promotional as undelivered shipments, booking and delivery records, data, as well as blank stationery, Signals, posters, name cards from their office and shall return to the COMPANY Partners shall cease to use, in any manner, the trademarks of the COMPANY, of this agreement, the SUPER CHANNEL PARTNER and all its Associate Network map, they shall remove all trademarks and the Glow shine board, instruction Board, Confidential client well as commercial materials belonging to COMPANYupon termination or expiration trade names of the COMPANY i.e. signs, Channel

- PARTNER from any liability which has arisen from this agreement. The SUPER CHANNEL PARTNER shall be liable to discharge all such liabilities which may arise by this agreement. However, the termination shall not absolve or release the SUPER CHANNEL from this agreement. The SUPER
- Sole Discretion. That after termination of SUPER CHANNEL PARTNER, Company shall be at liberty over its Associate Channel Partners as Channel Partner of the Company at

28. NON-SOLICITATION:

of the Company in any manner That after termination the SUPER CHANNEL PARTNER shall not solicit the customers

29. ARBITRATION:

of this agreement the same shall be referred to the arbitration of a sole arbitrator to be In case of any dispute/ difference, controversy or claim relating to this agreement between the parties arising under this agreement, either during or after termination

Prophietor

remuneration of the Arbitrator shall be borne by both the parties equally. amendment thereof from time to time and the cost of the Arbitration including the appointed as per the provisions of the Arbitration and Conciliation Act, 1996 or any arbitration shall be at Ahmedabad. Arbitration proceedings shall be conducted in English language and the venue of the

30. AMENDMENT:

The COMPANY reserves the right to change any part of this Agreement, amendment, modification and/ or changes CHANNEL PARTNER through addendum/supplementary agreement. in the agreement with prior intimation to SUPER

GOOD FAITH OPERATIONS:

In entering into Agreement, the parties hereby declare it to be their intention that this memorandum shall operate between them with fairness and without agreement shall be applied in good faith. Further, both the parties agreed that make undue gains at the other party's expense and that all provisions of this detrimental the interest of either of them and that none of the parties they understood each and every term and condition, clauses of the agreement and the same has been interpreted and explained them in their mother tongue for execution of each and all terms and conditions of the Agreement. and/or Gujarati/Hindi language and they understood thoroughly and assure

31. NOTICES:

as may have been notified. others, at the address specified in the title to this Agreement or at such other address on the others in respect of this Agreement, shall be given in writing in English to the Any notices or communications required to be given or served by any of the Parties

32. SEVERABILITY:

have the same commercial effect as the ineffective prov1s1on. reasonable endeavours to agree upon a new provision which shall as nearly as possible provisions shall not in any way be affected or impaired thereby, the Parties shall use respect under any law, the validity, legality and enforceability of the remaining If any provision of this Agreement is rendered void, illegal, or unenforceable in any

33. WAIVER:

remedy nor operate as a waiver of it. Party under this Agreement shall not in any circumstances impair such right, power or The failure or delay by either Party in exercising any right, power or remedy of that

34. ENTIRE AGREEMENT:

prior Agreements, Understandings & Negotiations both written and oral between the the entire and final contractual understanding between the Parties and supersedes all parties will be called and defined as a complete agreement. This Agreement constitutes That Page No 1 to 25 of the Agreement along with all Schedules signed by both the parties with respect to the subject matter of this agreement.

35. STAMP DUTY:

Any stamp duty payable on this Agreement shall be borne solely by SUPER CHANNEL PARTNER.

Page 12 of 16

\Proprietor

Scanned with OKEN Scanner

Zone West 1	Region/Location Maharashtra without Vidharba, Goa	List of serviceable cities Mumbai/Bhiwandi/Pune/Solapur/Nasik/Aurangabad/Buti Bori/Amravati/Kolapur/Ahmednagar/Goa
		boii/Amravati/Kolapur/Ahmednagar/Goa
West 2	Gujarat	Ahmedabad/Baroda/Gandhidham/Surat/Ankleshwar/Vapi/Rajk ot
Central	MP, Chhatisgarh, Nagpur (Vidharba)	Indore/Bhopal/Gwalior/Sagar/Jabalpur/Raipur/Bilaspur/Durg/Korba/Nagpur
North 1	Delhi, NCR	Delhi/Gurgoan/Noida/Gaziabad/Faridabad/Jaipur/Lucknow
North 2	Punjab, Rajasthan, Haryana, H.P, UP, UK	Chandigarh/Ludhiana/Amritsar/Jalandhar/Batinda/Patiala/Pathankot/Udiapur/Kota/Jodhpur/Ajmer/Bikaner/Ambala/Panipat/Karnal/Sonipat/Rothak/Hisar/Meerut/Muradabad/Bareli/Deharadun/Haridwar/Roorkee/Rudrapur/Kashipur/Agra/Mathura/Kanpur/Allhabad/Varanasi/Aligarh
South 1	Karnataka, Andhra Pradesh, Telangana, Chennai	Bangalore/Mysore/Chitradurga/Hassan/Ballari/Vijayapura/Davangalore/Hospet/Mangalore/Shivmorga/Hubli/Belgavi/Chennai/ANANTAPUR/CHITTOOR/CUDDAPAH/ELURU/GAJUWAKA/GUNTUR/KARIMNAGAR/KHAMMAM/KOTHAGUDEM/KURNOOL/MAHBUBNAGAR/NELLORE/NIZAMABAD/ONGOLE/SRIKAKULAM/SURYAPET/TIRUPATI/VIJAYAWADA/VISHAKAPATNAM/VIZIANAGARAM/WARANGAL/Hyderabad
South 2	Rest of Tamil Nadu, Kerela, Pondicherry	Kanchipuram/Vellore/Trichy/Madurai/Erode/Coimbatore/Salem /Tirupur/Pondicherry/Hosur/Krishnagiri/Karur
East 1	Bihar, West Bengal,	Patna/Kolkata/Asansol/Burdwan/Durgapur/Silliguri
East 2	Odisha & Jharkhand	Bhuwaneshwar/Ranchi/Jamshedpur
East 3	Guwahati & rest of north east will be ODA	Guwahati
Special	J&K, Northeast (Rate on request)	Jammu/Srinagar
North 3	H.P	Simla/Baddi

FOR SWASTIK ENTERPHIS



Annexure II

SCOPE OF WORK

•The Scope of Services shall be agreed mutually at subsequent date and separate addendum shall be executed.

Proprietor

Delhi /NCR	Zone
10.26	West 1
9.80	Franchise R West 1 West 2 Central North 1 North 2
10.80	Central
7.56	North 1
9.18	Franchise Rate Card
10.26	late Card
11.88	South 1
12.10	ate Card J&K South 1 South 2 East
11.10	East 1
11.88 19.5	East 2
19.5	GW

1.9	7500	6000	4500	101 - 150	З
1.7	6000	4500	3000	51 - 100	2
1.5	4000	3000	2000	25 - 50	1
Kg.	Kgs	Kgs	Kgs	in KM	
2001 Kgs.	1001-2000	501-1000	50-500	Distance	Sr No
		ix Rate	BNF ODA Matrix Rate		
			AND AND ADDRESS OF		

DPH Matrix	
Increase upto ₹0.99 Per Ltr	Z
₹1.00 to ₹1.99 Per Lltr	₹0.15 / Kg
₹2.00 to ₹2.99 Per Lltr	₹ 0.25 / Kg
₹3.00 to ₹4.99 Per Lltr	₹0.40 / Kg
₹5.00 & above	₹0.50 / Kg



Page 15 of 16

Box N Freight Logistics Solution Pvt Ltd.

Box N Freight Logistics Solution Pvt Ltd.

Unit No 133/134,1st floor, Udyog Bhavan Premises Co-Operative Society Limited, Sonawala Road, Goregaon (East), Mumbai 400 063.

TIL	
O.	>
Ť	
	-
	•

S.No	VAS	
	Docket Charges	Card Rate
2	ROV (On Owners Risk)	0.2 % of Invoice or min ₹ 100, Whichever is higher
w	Handling Charge (For Single Package weight)	Above 200 kg - ₹ 500 Per Pkgs Above 300 kg - ₹ 1000 Per Pkgs Above 500 kg - ₹ 1500 Per Pkgs
4	Original POD	₹100 Per Docket
S	Sunday/Holiday Delivery	₹ 1000 Per Docket
6	Appointment Delivery	₹ 1500 Per Docket
7	Warehousing Charges/ Demurrage Charges after 7 Days of First attempt of Delivery (Per Docket)	
∞	Notice (Rebooking/UCG Dispatch)	1 st Notice after first Delivery Attempt 2 nd Notice after 15 Days 1 st Notice 3 rd Notice after 15 Days 2 nd Notice
9	SEZ, Government Supplies & CSD	As per the appointment Delivery
10	Paid / To Pay Charges	₹ 100 Per Docket
11	COD Charges	₹ 100 Per Docket
12	J&K/Punjab/Kerla State Handling Charges(at Booking)	As per actual
13	Warai Charges at Maharashtra	As per actual
14	Green Tax for Delhi Shipments(Per Docket) Correction Change (Delivery Address, Weight Etc.)	₹200 Per Docket OR As per approval As per approval
16	Minimum Freight Per Docket	₹400
17	Minimum Chargeable Weight	50 Kg per Docket
18	Total Weight Rounding off	Next Decimal
19	TotalFreight Rounding off	Next Decimal
20	Any unforeseen Expenses incurred	
21	Weight/Freight/Value Discrepancy Noticed after Booking of Shipment	
22	Volumetric Weight (Actual weight or Volumetric weight whichever is higher)	
23	FSC (Fuel Surcharge)	15%
24	DPH/FSC Hike	As per Matrix
25	ODA	As per Matrix



Page **16** of **16**





र्नामांकन क्रमांक Enrolment No.: 1211/50311/03275

S/O Shree Nath Mishra Prabhat Mishra Rohini North West Delhi Sector - 16

04/01/2012

Mobile:9873448642

Ref No.:412B3E9X-10489835



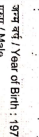
आपका आधार क्रमांक Your Aadhaar No.

आधार अम



- GOVERNMENT OF INDIA









आधार आम आदमी का अधिकार





Government of India Form GST REG-06

[See Rule 10(1)]

Registration Certificate

Registration Number: 07ALDPM3193L1ZS

	Legal Name	PRABHAT MISHRA	
2.	Trade Name, if any	SWASTIK ENTERPRISES	-
3.	Additional trade names, if any	null	
4.	Constitution of Business	Proprietorship	
5.	Address of Principal Place of Business	Pocket 2 Gate No 5, 83, BLOCK North Delhi, Delhi, 110089	Pocket 2 Gate No 5, 83, BLOCK I, Rohini Sector 16, New Delhi, North Delhi, Delhi, 110089
6.	Date of Liability		and the state of t
7.	Period of Validity	From 29/07/2022 To	Not Applicable
œ	Type of Registration	Regular	
9	Particulars of Approving Authority signed by be GOODS AND	e Not Venited signed by \$6 GOODS AND	
Signature	ture A Date: 20	ES TAX NETWORK(4) 22.07.29.43:16:23 IST	
Name			The second secon
Desig	Designation		
Jurisd	Jurisdictional Office		
9. Dat	9. Date of issue of Certificate 29/07/2022	022	
Note:	Note: The registration certificate is required to be prominently displayed at all places of business in the State.	be prominently displayed at all pla	ices of business in the State.

This is a system generated digitally signed Registration Certificate issued based on the deemed approval of application on 29/07/2022.





GSTIN

Legal Name

Additional trade names, if any Trade Name, if any

07ALDPM3193L1ZS

SWASTIK ENTERPRISES PRABHAT MISHRA

Total Number of Additional Places of Business in the State

Details of Additional Places of Business





Additional trade names, if any Trade Name, if any

07ALDPM3193L1ZS PRABHAT MISHRA

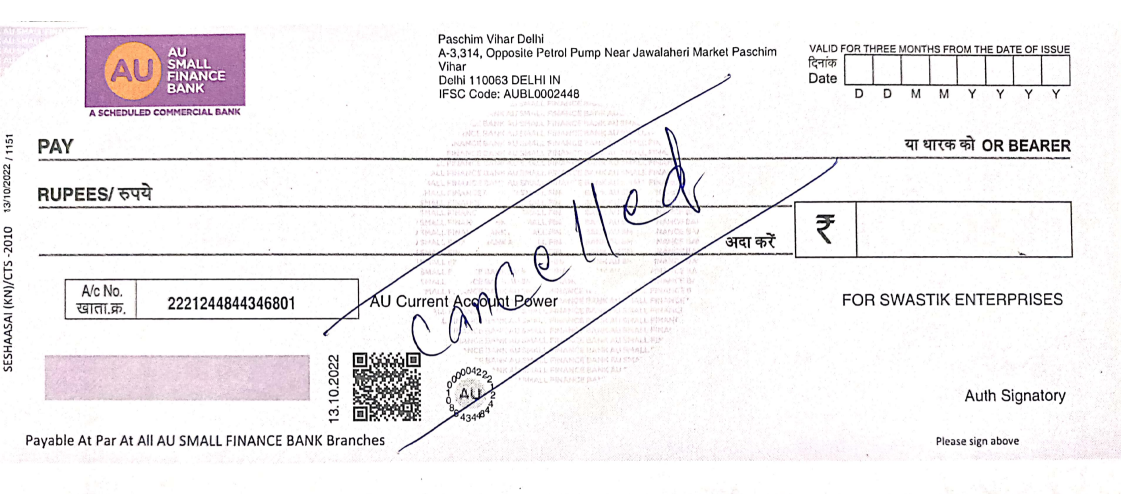
SWASTIK ENTERPRISES

Designation/Status

Name

PRABHAT MISHRA DIRECTOR

Resident of State



""OOOOG"" 110765017" OO3838" 29