

To,

DATE: 21/03/2022

The Department of Consumer Affairs,
Ministry of Consumer Affairs, Food & Public Distribution
Government of India,
Krishi Bhawan,
New Delhi – 110001

Sub: Submission Of Declaration Of Compliance To Consumer Protection (Direct Selling) Rules, 2021 And
E-Commerce Rules, 2020

Respected Sir,

With reference to above, we are annexing herewith the following documents for your kind perusal, approval and record.

- 1) Self-declaration of compliance to Consumer Protection (Direct Selling) Rules, 2021
- 2) Self-declaration of compliance to E-commerce Rules, 2020.
- 3) Board Resolution
- 4) Declaration of pending non-conviction and non-bankruptcy as provided U/S 8(8) of the Rules
- 5) Specimen of Contract Agreement with a Direct Seller and its annexures
 - a) Business Plan
 - b) Cooling off policy for a Direct Seller
 - c) Order form & its terms and condition for a Consumer
 - d) Order form & its terms and conditions for a Direct Seller
 - e) Buy-back, return and refund Policy
 - f) Mechanism of Grievance Redressal
 - g) Products Price list and catalogue
- 6) Photocopies of CIN, MCA Master-sheet, MOA & AOA and List of Directors with their complete details
- 7) Photocopies of PAN, TAN, GSTIN, Trade Mark (s) owned or licensed and other similar registrations
- 8) Photocopy of Legal Metrology Packer's Registration
- 9) Photocopies of certifications obtained

Kindly acknowledge receipt.in token of the acceptance of the above

Thanks & Regards

For KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

JITENDRA KUMAR SINGH
(NODAL OFFICER)

Encls: _____ Pages in all

To,

DATE: 01/04/2022

The Secretary,
Ministry of Consumer Affairs, Food & Civil Supplies,
Government of Maharashtra,
Mumbai

Sub: Submission of Declaration of compliance to Consumer Protection (Direct Selling) Rules, 2021 and
E-commerce Rules, 2020

Respected Sir,

With reference to above, we are annexing herewith the following documents for your kind perusal, approval and record.

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Kindly acknowledge receipt.in token of the acceptance of the above

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For KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

JITENDRA KUMAR SINGH
(NODAL OFFICER)

Encls: _____ Pages in all

DECLARATION OF COMPLIANCE OF CONSUMER PROTECTION **(DIRECT SELLING) RULES, 2021**

I, **JITENDRA KUMAR SINGH**, Nodal Officer and Authorized Signatory of M/s **KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED**. having its Registered Office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101 India. (CIN No. U52339MH2019PTC326659) do hereby solemnly affirm and declare as under that:-

1. We fully comply with all provisions of Consumer Protection (Direct Selling) Rules, 2021 and Consumer Protection Act, 2019.
2. We are not involved in Pyramid or Money Circulation Schemes as per Business/Compensation plan prescribed by us and copy annexed herewith.
3. We maintain all mandatory records prescribed under clause 4 of the Rules and have displayed the same on our Website: www.kizaara.com.
4. We own, hold or are Licensee/assignees of Trade Mark/ Service Mark/ Brand name as per copies annexed herewith
5. We have obtained all applicable trade registrations including PAN,TAN & GST copies of which are annexed herewith
6. Goods and Services offered by us through our direct sellers conform to applicable laws,
7. We have a well defined Grievance Redressal Mechanism prescribed for Redressal of consumers' complaints and grievances copy of which is annexed herewith.
8. We provide a reasonable cooling off period as per copy annexed herewith.
9. We are bound by our Buy-back policy as per copy annexed herewith
10. We are fully compliant with the provisions of Legal Metrology Act, 2009 and rules framed thereunder and we have obtained Packers' Registration as per copy annexed herewith.
11. We are compliant to Drugs and Cosmetics Act and rules framed thereunder.
12. We have joined the National Consumer Helpline as its Convergence Partner.
13. We have prescribed separate E-Product Order forms for Consumers as well as Direct Sellers, describing therein the Remedial options available under the Terms & Conditions as per copies annexed herewith.
14. We are obliged to have a prior written contract with our Direct sellers in order to authorize them to sell or offer to sell, market or distribute goods or services and the terms of such Contract are just, fair and equitable as per copy annexed herewith.
15. We are fully compliant to Consumer Protection (E-commerce) Rules, 2020 as amended from time to time, as per declaration annexed herewith.
16. That all documents referred to in this affidavit and annexed herewith may be read as part and parcel of this declaration as the same are not being reproduced herewith for the sake of brevity.

DECLARANT

DATED: 21/03/2022

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

NAME: JITENDRA KUMAR SINGH

DESIGNATION: NODAL OFFICER


MOBILE NUMBER: 9090941010

E-MAIL ID: nodal@kizaara.com

COOLING OFF POLICY

At, KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED, It Provides Its Direct Sellers A Cooling Off Period Of 7 (Seven) Days' From The Date Of Execution Of The E-Contract Agreement With It Whereby The Intending Direct Seller Can Rethink Whether He Wants To Continue With Its Direct Selling Business Which He/She Has Voluntarily Offered To Join. If The Direct Seller Wishes To Rescind The Said E-Contract Agreement, He/She Can Do So Without Attracting Any Claim Or Legal Action Whatsoever On And By Either Parties To The Contract Agreement.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

DECLARANT

DATED: 21/03/2022

JITENDRA KUMAR SINGH
(NODAL OFFICER)

KI Z A A R A
A DIFFERENT THINKING

DECLARATION UNDER CONSUMER PROTECTION **(E-COMMERCE) RULES. 2020**


I, **JITENDRA KUMAR SINGH**, Nodal Officer of M/S **KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED**, having its registered office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101 India.(Hereinafter referred to as kizaara), do hereby declare and undertake as under that:

1. I am fully competent to sign this declaration as I am the Nodal Officer of the Inventory E-commerce Entity named above duly appointed by a Board Resolution annexed herewith.
2. Kizaara fully complies with the provisions of the Consumer Protection (E-commerce) Rules, 2020, and Consumer Protection Act, 2019, related to inventory E-commerce entities, as amended from time to time
3. Kizaara has displayed all information on its website: www.kizaara.com, required and prescribed under clause 4 (2) of the said Rules.
4. Kizaara does not indulge or get involved in any Unfair Trade Practice as required under clause 2 (3) of the said Rules.
5. That kizaara fully abides by the provisions contained in Clauses 4 (4 to 6) of the said Rules whereby kizaara have appointed Sh. Ravidra Kumar Gupta, as its Grievance Redressal Officer to look after and resolve the complaints and grievances of the consumers vide Board resolution annexed herewith. Grievance redressal mechanism and Buy back & refund mechanism are also annexed herewith.
6. That kizaara has applied to become a Convergence Partner of the National Consumer Helpline, in compliance of clause 4(7) of the said Rules and as annexed herewith.
7. Kizaara shall record consent of the intending consumer before confirming the order as provided under clause 4 (9 & 10) of the said Rules. Order Form for a consumer along-with its terms & conditions is annexed herewith.
8. Kizaara shall not manipulate the prices of goods and services offered by it on its platform in any manner whatsoever as required under clause 4(11) (a) of the said rules.
9. Kizaara shall not discriminate or differentiate between any class of consumer as required under clause 4 (11)(b) of the said Rules.
10. kizaara shall abide by and comply, in letter and spirit, with all provisions of Clause 7 of the said Rules
11. All documents referred to in the preceding para may be read as part & parcel of this declaration also as the same have not been reproduced here for the sake of brevity.

DECLARANT

DATED: 21/03/2022

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

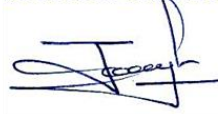
JITENDRA KUMAR SINGH
(NODAL OFFICER)

DECLARATION OF NON-CONVICTION, NON-LITIGATION AND NON-BANKRUPTCY

I, JITENDRA KUMAR SINGH, Nodal Officer of M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED having its Registered Office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101 India. do hereby declare as under:

1. That neither my company nor any of its Directors are involved in any litigation in a Court of law during the last five years
2. That neither my company nor any of its Directors have been convicted by a court of law during the last five years.
3. That neither my company nor any of its Directors have been declared bankrupt convicted by a court of law during the last five years by a competent court of law in accordance with clause 3 of Section 79 of the Insolvency and Bankruptcy Code, 2016.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

PLACE: NASHIK
DATED: 21/03/2022

JITENDRA KUMAR SINGH
(NODAL OFFICER)

KIZAARA
A DIFFERENT THINKING

DECLARATION OF NON-CONVICTION, NON-LITIGATION AND NON-BANKRUPTCY

I, Deepmala Chahar, Director of M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED. having its Registered Office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101 India. do hereby declare as under:

1. That neither my company nor me or my fellow Directors are involved in any litigation in a Court of law during the last five years
2. That neither my company nor me or any of my fellow Directors have been convicted by a court of law during the last five years.
3. That neither my company nor me or any of my fellow Directors have been declared bankrupt by a court of law during the last five years by a competent court of law in accordance with clause 3 of Section 79 of the Insolvency and Bankruptcy Code, 2016.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.

दीपमाला

DIRECTOR

PLACE: NASHIK
DATED: 21/03/2022

DEEPMALA CHAHAR
(DIRECTOR)

KIZAARA
A DIFFERENT THINKING

DECLARATION OF NON-CONVICTION, NON-LITIGATION AND NON-BANKRUPTCY

I, Santosh Kumar Chahar, Director of M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED. having its Registered Office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101 India. do hereby declare as under:

1. That neither my company nor me or my fellow Directors are involved in any litigation in a Court of law during the last five years
2. That neither my company nor me or any of my fellow Directors have been convicted by a court of law during the last five years.
3. That neither my company nor me or any of my fellow Directors have been declared bankrupt by a court of law during the last five years by a competent court of law in accordance with clause 3 of Section 79 of the Insolvency and Bankruptcy Code, 2016.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



DIRECTOR

PLACE: NASHIK
DATED: 21/03/2022

SANTOSH KUMAR CHAHAR
(DIRECTOR)

KIZAARA
A DIFFERENT THINKING

**DECLARATION OF NON-CONVICTION, OF SOUND MIND AND
NON-BANKRUPTCY BY A DIRECT SELLER**

I,.....

A Direct Seller having ID.....of

M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED, Resident of.....

.....,

Do Hereby Declare As Under:

1. That I am of sound mind.
2. That I have not been convicted by a court of law during the last five years.
3. That I am not declared bankrupt by a competent court of law during the last five years in accordance with clause 3 of Section 79 of the Insolvency and Bankruptcy Code, 2016.

DECLARANT

DATED: 21/03/2022

TRUE COPY

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

**JITENDRA KUMAR SINGH
(NODAL OFFICER)**

BUY BACK / EXCHANGE / REFUND POLICY

At **M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED**. (Hereinafter referred as Direct selling entity), it's our passion and mission to ensure highest quality of our products to the satisfaction of a consumer. However, at times in-spite of our best efforts it doesn't meet your desired expectations and If for any reason you are not completely satisfied with the product, you may return it within Thirty days' from the date of receipt of the product provided you have notified your intention within one week from the date of receipt of the goods at your end.

The buyback / refund policy is applicable only for products in saleable condition, and partially used product (not exceeding 30% of the total volume of the product) only if accompanied with an invoice. If at all a product is observed to have been intentionally damaged or misused the buyback / refund warranty stands void. It is obligatory upon our Consumers to exercise the Product Buyback & Refund Policy in fairness.

Buyback / Refund Policy:

1. If the product is in marketable* condition and is returned within 30 days of receipt of goods accompanied by the original invoice, 100% of the amount as refund will be given.
2. If the product is in Unmarketable** condition and is returned within 30 days of receipt of goods refund value will be assessed by Grievance Redressal Officer and appropriate value will be given.

* Marketable refers to products that are unopened, sealed and undamaged in any form whatsoever.

** Unmarketable products are those which have been opened and its seal broken.

Exchange:

If you need to exchange an unopened, un-sealed and undamaged or unused product you may need to return it to the Direct Selling entity with the original invoice. In such a case, the Consumer can exchange the products from the Direct Selling entity within 30 days from the date of receipt of goods and must submit the following at the time of exchange and help us in our services:

- Product Return Form
- Copy of receipt of goods
- Products in original packing and marketable condition
- Your exchangeable product can be changed/replaced with equally or higher priced product and on payment of differential amount.
- In such a case you will have to bear the cost of shipping the product to the entity's Godown / Franchisee's Godown or Pickup Centre, as the case may be or as directed by the entity

Refunds:

Once we have received your product for return, we will inspect it and notify you that we have received your returned item. We will also notify you on the status of your refund after inspecting the item. In the event the return of a Product is duly accepted by Direct selling entity, the value of such Product, **will be calculated as per point no. 1 & 2 hereinabove of this Buyback / Refund Policy and will be refunded** to Consumer/ Independent Direct Seller by remittance either to the bank account provided by the Consumer/Independent Direct Seller for such refund, or to the payment instrument of the Consumer / Independent Direct Seller from which payment was made. Direct selling entity shall have the sole discretion to determine the mode of reversal from the above options. **No cash refunds under any circumstances will be made.**

Shipping Cost:

You will be responsible for paying your own shipping cost for returning your items. Shipping costs are non-refundable. In some exceptional cases, if the cost of the shipping is paid by the Direct Selling entity / franchisee/ pickup Centre the shipping cost of the return product will be deducted from the refund amount.

Cancellation of transaction / orders

- **Cancellation by Direct selling entity:** There may be certain orders that Direct Selling entity is unable to accept and has the right to cancel such order. Direct Selling entity reserves the right, at its sole discretion, to refuse or cancel any order for any reason whatsoever. Some situations that may result in Consumer /

Independent Direct Seller's order being cancelled include, without limitation, non-availability of the Product or quantities ordered. Direct Selling entity may also require additional verifications or information before processing any order. If Consumer / Independent Direct Seller's order is cancelled, after the payment has been processed, the said amount will be reversed / remitted to the Consumer / Independent Direct Seller either to the bank account provided for such reversal, or to the payment instrument from which payment was made. Direct Selling entity shall have the sole discretion to determine the mode of reversal from the above options.

- **Cancellation by the Consumer / Independent Direct Seller:** As part of usual business practice, if the Direct selling entity receives a cancellation notice and the order has not been processed, Direct Selling entity may cancel the order and refund the entire amount to Consumer / Independent Direct Seller within a reasonable period of time. Direct Selling entity will not be able to cancel orders that have already been processed and have left the Direct Selling entity / Franchisee or Pickup Centre's premises the Consumer shall be informed of its right to return the product to the Direct Selling entity by bearing its own shipping costs.
- **Set-off of any benefits availed by Consumer / Independent Direct Seller:** In case Independent Direct Seller has availed any benefit under any marketing or promotions provided by the Direct Selling entity in relation to the Product for which the order has been cancelled by the Consumer / Independent Direct Seller or by the Direct Selling entity, Independent Direct Seller agrees and authorizes the Direct Selling entity to recover such benefits from Independent Direct Seller's incentive / compensation payable or set-off the same from any refunds to Independent Direct Seller.

Reference Notes:

- The Consumer / Independent Direct Seller must return the product(s) to our head office personally or by courier. A specific form of return must be duly filled and signed by the Consumer / Independent Direct Seller and must be sent along with the product to be returned.
Period of return for products is calculated as the number of days from the Date of receipt at Consumer / Direct Seller's end to the date of receipt at Direct Selling entity's / franchisee's / pickup Centre's premises, as the case may be.
- Condition refers to the condition in which the stock is received back from the Consumer / Independent Direct Seller as a return. The product may be 'marketable' or 'unmarketable' depending on the condition of the returned stock as assessed solely by the Grievance Redressal Officer at Direct Selling entity's Head office.
- The Product Return Policy does not apply to open packs of literature and videos or other sales and marketing aids, not meant for re-sale and calculable for incentive / compensation eligibility.
- Total returns cannot exceed the quantity(s) purchased appearing on the Invoice.
- BV adjustment of Products returned shall be processed in the same Payout. Total BV of the returned products will be deducted from the returning Independent Direct Seller's account and the sales benefits, incentives or bonuses shall be deducted from all respective beneficiaries and shall reflect in immediate next payment
- If Consumer / Independent Direct Seller return the products directly to Direct Selling entity, BV adjustment shall be done from Independent Direct Seller's payment & any excess amount paid shall be recoverable from the Independent Direct Seller.
- The Consumer / Independent Direct Seller who has returned a particular product shall not be entitled for return of a repurchase within 30 days of return date of the same product for a period of 30 days from repurchase invoice date.
- The return process of a Product may be subject to additional terms & conditions depending on the nature and category of the Product. Any such additional terms should be specified on the Website: www.kizaara.com and be intimated by Direct Selling entity at the time of purchase of the Product.

TRUE COPY

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

**JITENDRA KUMAR SINGH
(NODAL OFFICER)**

MECHANISM FOR GRIEVANCE REDRESSAL

M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED. has a diplomatic approach towards the Consumers/ Independent Direct Sellers and takes all precautions to offer the best services to them. However in case of unavoidable circumstances Direct Selling entity have devised a perfect system to solve the problems that Consumers / Independent Direct sellers may face.

1. Direct Selling entity complies with the Consumer Protection (Direct Selling) Rules, 2021 and Consumer Protection Act, 2019 and has also instructed its Independent Direct Sellers to do so.
2. Direct Selling entity maintains a register to keep the track of Grievances received from Consumer /Independent Direct Seller in either of the mentioned modes – Calls / Written Application / E-mail / Walk-in / Online Grievance Cell, etc. Each Grievance is numbered, (To facilitate easy tracking) acknowledged within 48 hours of its receipt at the Customer Care centre and Direct Selling entity records the time taken to resolve it.
3. Grievances received are fed into the internal Grievance software. A unique track ID is generated against all the Grievances and is intimated to the Customers / Independent Direct Seller on their registered E-mail ID and Mobile Number within 48 hours of its receipt at the entity's end.
4. Consumers/ Independent Direct Sellers need to keep the unique track ID secure with them in order to track and follow-up the outcome.
5. Direct Selling entity has appointed **Ravindra Kumar Gupta**, as the Grievance Redressal Officer. Contact details of the Grievance Redressal Officer are as mentioned below:

NAME: MR. RAVINDRA KUMAR GUPTA

E MAIL: grievance1@kizaara.com

CONTACT NO: 9090931010

6. Grievance Redressal Officer will redress the grievance within 30 days from the date of receipt of Grievance.
7. In case there is a delay of more than 30 days in resolving the issue, he / she will inform the Consumer/ Independent Direct Seller with reason of delay on their registered E-mail ID/ whatsapp or SMS on their registered Mob No..
8. In case the Consumer/ Independent Direct Seller is still not satisfied with the resolution offered, he/she can approach the National Consumer Helpline or the State Consumer Helpline of which the entity is a Convergence partner for effective mediation/resolution and thereafter a Consumer Forum / Court of appropriate jurisdiction

Note: This Grievance Redressal Mechanism to be read as part and parcel of the Contract Agreement entered by a Direct Seller as the same is not reproduced in the agreement for the sake of brevity.

TRUE COPY

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

JITENDRA KUMAR SINGH

(NODAL OFFICER)

MOBILE NUMBER: 9090941010

E-MAIL ID: nodal@kizaara.com

DIRECT SELLER E-CONTRACT AGREEMENT

This agreement is agreed and accepted electronically & online by and between the executing parties (Hereinafter mentioned and referred to as Direct Seller and the Direct selling Entity which expressions shall mean and include their respective legal heirs, assigns, successors, administrators and undertakers).

Be known that this Contract agreement is executed and entered into in accordance with the provisions of India Contract Act and Consumer Protection (Direct selling) Rules, 2021 (Hereinafter referred to as the Rules)

WHEREAS the Direct Seller has voluntarily out of his / her own accord, sweet will and without any coercion whatsoever, mental or physical, offered to join the Direct Selling Network business of the Direct selling entity named **KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED**, (registered under the Companies Act, 2013 having Registration No. **U52339MH2019PTC326659** and Registered Office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101 India.

AND WHEREAS the Direct selling entity is engaged in "Direct selling business" which means marketing, distribution and sale of goods or providing of services through a network of Direct Sellers at Multi-levels as per its prescribed Business / Compensation Plan (Which may be read as part and parcel of this agreement as the same is not being reproduced here for the sake of brevity) not falling under the Pyramid or Money circulation scheme.

AND WHEREAS the Direct seller, named below along with his/her KYC particulars therein has, after being explained all the provisions of the said Business/Compensation Plan, product details and the present E-contract Agreement in the vernacular language known to him by Shri/Smt, ID No., duly ascertained and satisfied by visiting the Direct Selling entity's website: www.kizaara.com, has voluntarily offered to join the business of the Direct Selling entity and resolved to enter into this E-contract agreement, hence this deed.

NOW THEREFORE THIS DEED COVENANTS AS UNDER:

1. The Direct selling entity hereby declares that it is fully compliant to the Consumer Protection Act, 2019, Consumer Protection (Direct Selling) Rules, 2021, Legal Metrology Act, 2009, E-commerce Rules, 2009 and all other Rules and laws applicable to an Indian Direct Selling Entity.
2. The Direct selling entity assures and the Direct seller agrees that this E-contract agreement has no provision that a Direct seller will receive remuneration or incentive for the recruitment / enrolment only of new participants.
3. The Direct selling entity also assures and the Direct Seller agrees that it does not require a participant to purchase goods or services for a amount that exceeds the amount for which such goods or services can be expected to be sold or resold to consumers.
4. The Direct selling entity also assures and the Direct Seller agrees that it does not require a participant to pay any entry / registration fee, cost of sales demonstration equipment and materials or other fees relating to participation in the Direct selling entity's Direct selling business.
5. That the Direct seller here in assures that it has ascertained from the Business/Compensation plan provided by the Direct selling entity (The same may be read as part and parcel of this E-contract agreement as the same is not being reproduced here for the sake of brevity), the stipulated amount of any or all types of Incentives, rewards, etc.
including financial and non-financial benefits payable to the Direct seller are calculated only and only on the basis of effective sale, marketing and distribution of products and in no way on the basis of recruiting / sponsoring / introducing another Direct seller.
6. **Cooling Off Policy:** That the Direct selling entity allows or provides to the Direct seller here in a reasonable cooling off period in accordance with clause 3 (b) of the Rules, as per Cooling Off policy annexed herewith which may be read as part and parcel of these covenants as the same is not being reproduced here for the sake of brevity.
7. **Buyback Policy:** That the Direct selling entity allows or provides for a buy back or repurchase policy for "currently marketable" products sold to the participant at the request of the participant , as per "Buy-back Mechanism" annexed which may be read as part and parcel of these covenants as the same is not being reproduced here for the sake of brevity.,

8. That the Direct seller here in agrees that the Direct selling entity has established a "Grievance Redressal Mechanism" for consumers and Direct sellers to redress their grievances and complaints, annexed here with which many be read as part and parcel of these covenants as the same is not being reproduced here for the sake of brevity.
9. The Direct selling entity herein declares and the Direct seller herein accepts that the entity does not require, invite or solicit a Prospect or would be Direct seller to invest money in any form whatsoever to participate in its Direct selling business. The Direct seller shall however be required to bear the cost of products purchased by him / her and does not include any provision that the Direct seller herein will receive compensation for the recruitment of other participants to participate. That he / she will receive compensation derived only and only from the sale, marketing and distribution of products, in accordance with the business/compensation plan provided and prescribed by the Direct selling entity, to which the Direct seller hereby agrees to whole of this covenant in letter and spirit.
10. That the Direct selling entity will provide all support to the Direct seller in delivery of the products through Franchisee / Pick-up centres / Available Courier/Transport or any other Logistics Service for maintaining effective support system.
11. That by accepting the Offer of the Direct Seller herein the Direct Selling entity requires him / her to do and complete the following steps. An Individual / Firm / entity eligible to enter into a contract as per the provisions of the India Contact Act, 1872 and wish to become a Direct seller of the Direct selling business of the entity herein, can apply to become a Direct seller for marketing and selling of Direct selling entity's product on pan India basis, in prescribed form through online method.
 - a. Fill the application form online and upload self-attested scanned KYC documents.
 - b. Accept the terms and condition of this E-contract agreement by clicking on "I AGREE AND ACCEPT" button below.
 - c. On the completion of the above process, the Direct Seller can take a printout of this agreement.
 - d. Upon the execution of this agreement and after the verification of all the KYC documents uploaded through the above process, the applicant shall be accepted as a Direct seller of the Direct selling entity's business and a Unique Identification number and password shall be allotted to the applicant, to allow him / her to log on to access his/ her own personal account maintained by the company on its website.
 - e. That the Direct seller shall submit the following self-attested documents in hard copy to the Direct selling entity within SEVEN days' from the date of execution of this Agreement (Including the acceptance of terms of this agreement) already accepted and agreed upon by clicking on "I AGREE AND ACCEPT " button at the bottom of these presents (agreement)
 - f. That the Direct selling entity upon scrutiny and verification of the Application and KYC particulars may re-consider its decision and reject application of the Direct seller herein, to which the Direct seller hereby agrees.

The Direct selling entity shall have sole discretion and shall be at liberty to reject his / her direct selling unique ID number, if

the KYC and other documents in hard copy are found unsatisfactory, mollified. Forged or not conforming to Government guidelines prescribed for this purpose.
 - g. That the KYC shall include but not limited to verified proof of address, proof of identity, and PAN as per the provisions of the Income Tax Act, 1961, as follows, duly issued by the Government of India or a State/UT government.
 - (i) Aadhaar Card
 - (ii) Voter ID Card
 - (iii) Passport
 - (iv) Ration card
 - (v) Any other identity document issued by the State/UT or central government which can be verified online.
 - (vi) Additional Documents required for Applicant in case of a company or firm:-
 1. CIN or Registration Certificate, MOA & AOA or Partnership Deed, as the case any be;
 2. PAN, GSTIN, FSSAI (wherever applicable)
 3. List of Directors/Partners of the applicant entity
 4. Board Resolution/Authorization in favour of the Director/Partner signing and executing this E-Contract agreement and Application

h. The Direct seller herein declares that he/they has/have not been declared a bankrupt by a competent court of law as provided under clause (3) of section 79 of the Insolvency and Bankruptcy Code, 2016 and that he/she is neither in litigation nor convicted by any court of law in preceding five years” of the date of joining the Direct selling entity’s business herein.

12. Scope of the Work:

- a. That the Direct seller shall market, distribute and sell the products of the Direct selling entity using word of mouth publicity, display and demonstration of the products, distribution of pamphlets, and door to door selling to consumers and prospective Direct sellers.
- b. That the Direct selling entity shall be exclusive owner of the name and logo of the Direct selling entity. The Direct seller shall not use the trademark, logo type and design anywhere without prior written permission from the Direct selling entity. This permission, if given, can be withdrawn at any time by the Direct selling entity. Violations if any, shall be termed as violation of this agreement and may result in termination of this agreement and Direct seller-ship of the Direct seller, penal actions under the prevailing IPR laws and Rules at the sole discretion of the entity herein to which the Direct seller herein agrees.
- c. That the Direct seller shall not manipulate, alter, amend, add or delete any provisions of the Entity herein Business Plan, pricing of products, BV points etc., in any way whatsoever and shall not send, transmit or otherwise communicate any messages to anybody on behalf of the Direct selling entity, contrary to entity’s policies, principal, instructions and prescriptions without prior written authorization and permission for the same by the Direct selling entity.
- d. That the Direct seller will get specified percentage / points based Incentives pertaining to the sales for selling the Direct selling entity’s products directly or indirectly under this E-contract Agreement.
- e. That the Direct selling entity hereby covenants that it shall provide to the Direct seller with complete instruction book(s), catalogues, pamphlets for promoting sales, marketing and distribution and shall provide mandatory orientation training.
- f. That the Direct selling entity shall issue photo identity cards to Direct seller. This photo identity card shall be returned by the Direct seller to the Direct selling entity at the expiry / termination / revocation of this agreement and/or shall be destroyed but shall not be misused in any way or form whatsoever. The identity card shall contain the Name & Unique ID number (FSSAI Number, if applicable) of the Direct seller.
- g. The Direct seller will not be authorized to collect any type of cash/cheque/ demand draft in his own name, on behalf of the Direct selling entity. All cheques / demand drafts etc. should be drawn in the name of the Direct selling entity only and the same should be deposited with the Direct selling entity’s office or other offices as many be specified by the Direct selling entity, within 24 hours of the time of receipt. Direct seller shall hold the said cash collection / cheque / DD in trust for and on behalf of the Direct selling entity. Upon failure to deposit the said cash collection / cheque / DD, Direct seller shall be liable to pay damages / compensation and Mesne-profit, if any. The receipt / invoice issued by the Direct selling entity only would be valid documentary evidence in the hand of the consumer. It means Direct seller would not be authorized to issue any receipt / invoice on behalf of the Direct selling entity.
- h. That the Direct selling entity may open following facilities for sale of its products:
 1. Online Portal / E-commerce
 2. Stores (Retail Outlets)
 3. Authorized Sales Point / Pickup Centre
- i. That a Direct seller is not authorized to sell any product of the Direct selling entity herein one-commerce platform / marketplace., without prior written consent, permission or authorization of the entity herein The Direct seller is also prohibited from listing, marketing, advertising, promoting, discussing, or selling any product, or the business opportunity on any website or online forum that offers auction as a mode of selling.

13. Sales Incentives / Commission Structure or other Benefit: The Direct seller shall be eligible for the following financial incentives and/or privileges:

- a. Incentives on the sales, marketing and distribution of products and/or services by the Direct Seller and his/her team or network of Direct Sellers, as per the Business/ Compensation Plan of the entity herein, annexed herewith but not being reproduced here for the sake of brevity.

- b. Direct seller can Market, sell or distribute Direct selling entity here in's Products on Pan India basis. There is no territorial restriction or limit to sell the products.
 - c. He / she can always check and inspect his / her account on the Direct selling entity's website by using his/her Unique ID and Password allotted to him / her by the Direct selling entity.
 - d. That the Direct selling entity reserves the right to restrict the list of products for a particular area / region.
 - e. That price revisions, Government directives, market forces etc., may tend and force the entity herein to change the Direct selling entity's Sales Incentive policy and the Direct selling entity's decision in this regard will be final and binding. In all such cases, the amendments will be notified on the Direct selling entity's website and such notifications shall be binding on the Direct seller.
However, if any Direct seller does not agree to be bound by such amendment, he / she may terminate this agreement within 30 days of such publication by giving a written notice communicating his / her objections, if any, to the Direct selling entity. Without submission of the objection for modification etc., if a Direct seller continues the Direct Selling business and activities of the entity herein then it will be deemed and presumed that he / she has accepted all modifications and amendments in the terms & conditions for future.
 - f. That all payments and transactions shall be valued in India Rupees (INR).
 - g. That the Direct selling entity does not guarantee / assure / promise or offer any facilitation fees or any amount or quantum of income whatsoever to the Direct seller on account of becoming a Direct seller of the Direct selling entity.
 - h. That Sales Incentives to the Direct seller shall be subject to all statutory deductions as applicable like TDS etc.
 - i. That Sales Incentive accrued and paid to the Direct seller is inclusive of all taxes.
14. That the Direct selling entity shall provide accurate and complete information to prospective and existing Direct sellers concerning the reasonable amount of earning opportunity and related rights and obligations.
 15. That the Direct selling entity shall pay all dues to the Direct seller and make withholdings, if any, in a commercially reasonable manner.
 16. That Direct selling entity does not require a Direct seller to maintain an office or establishment in furtherance of his / her entrepreneurship and if a Direct seller does so then he / she himself / herself will be responsible to bear such expenses and the Direct selling entity will in no way be responsible to refund or reimburse the same.
 17. That Direct seller covenants with the Direct selling entity that it will exclusively engage in the sale of the Direct selling entity's products and shall not indulge in the sale of similar / identical products of any other entity/brand whatsoever.
 18. That Unique Identification Number will have to be quoted by the Direct seller in all his / her transactions and correspondence with the Direct selling entity. The Unique Identification Number once allotted cannot be altered at any point of time. That No communication will be entertained without Unique Identification Number and password. Direct seller shall preserve the Unique Identification Number and Password properly as it is must for logging on to the website of the entity herein.
 19. That the Direct seller shall be faithful to the Direct selling entity and shall uphold the integrity and decorum to the Direct selling entity and shall maintain good relations with other Direct seller and customers also.
 20. That the Direct seller shall abide with policies, procedures, rules and regulations prescribed by the Direct selling entity as well as all laws, rules, regulations, directives and Guideline issued by Government of India, a State Government, a Local body, a Court of Law and local administration, from time to time. A Direct seller will also not indulge in any deceptive or unlawful trade practices such as Mis-selling or Unfair Trade Practices as mentioned in clauses 3(f, g, and i) as defined in the Rules and Clause 2(1), (18), (20) (41) to 4(43) and (47) of the Consumer Protection Act, 2019 and if does so then he / she shall be only and solely responsible for the consequences and perils thereof.
 21. That the Direct seller shall be liable to produce / show / explain the Business/Compensation Plan to the prospects as has been received by him / her. If the Direct selling entity notices that the Direct seller is working in a way not permitted / authorized, then the Direct selling entity shall have exclusive powers to terminate or bar him / her from the Direct selling entity's Direct selling business with or without giving a show cause notice.
 22. That the Direct seller cannot conduct or announce personal level business promotion activities by offering cash rewards, trips, valuables, etc.

23. That the Direct seller is personally liable for delivery of goods to its customers. He is also liable to collect products from where it reaches last by the transporter/courier.
24. That the Direct seller is prohibited from mentioning / posting / telecasting any inappropriate or defaming content about the Direct selling entity, its products, etc. in any social media platforms. If he / she does any act in contravention to this clause, then this contract agreement will be deemed terminated and the Direct selling entity reserves rights to initiate appropriate legal action against him / her.
25. That only one Direct seller-ship code shall be issued on one PAN Card.
26. That the Direct seller hereby undertakes not to compel or induce or mislead any person with any false statement / promise to purchase products from the Direct selling entity or to become Direct seller of the Direct selling entity.
27. All statutory changes will be in force with immediate effect or as per the law prescribed.
28. Any notice or correspondence/s addressed and sent to the Direct seller's registered address, E-mail ID and Mobile Number mentioned in the Application Form for registration as Direct seller by registered post or a Courier Service or E-mail or Whatsapp message shall be construed as legally delivered to the addressee. However, it is advisable that every Direct seller shall immediately inform the Direct selling entity about the change in his / her address, E-mail ID and Mobile Number failing which the Direct seller's non-deliverance claim shall not be tenable at any cost whatsoever.
29. The term of this E-contract agreement is at will, subject to earlier termination in accordance with this E-contract agreement or in accordance with law. If this E- Contract Agreement is terminated for any reason whatsoever, the Direct seller understands that his / her right to sell the products and receiving incentives with respect of his/her activities as a Direct seller will cease immediately. Direct selling entity reserves the right to terminate this E-contract agreement if any condition(s) of this E- Contract Agreement are violated by a Direct seller.
30. **Limitation of Action:** If a Direct seller wishes to bring any grievance to the notice of the Direct selling entity he can do so as per the "**Grievance Redressal Mechanism**" annexed to this agreement may be read as part and parcel of this agreement as the same is not being reproduced here for the sake of brevity.
31. **The Direct seller herein declares that neither he has been convicted nor faced any litigation or has been declared Bankrupt by a competent court of law during the five years preceding to entering into this contract agreement.**
32. **Indemnification:** That the Direct seller agrees to protect, defend, indemnify and hold harmless Direct selling entity and its employees, officers, directors, agents or representatives from and against any and all liabilities, damages, fines, penalties and costs (including legal costs and disbursements) arising from or relating to:
 - Any breach of any statute, regulation, direction, orders or standards notified by any governmental body, agency, or regulator applicable to the Direct Seller including payment and deposit of taxes; on account of Income tax, GST, Trade tax, Professional Tax, whenever applicable and shall obtain necessary registrations/licenses whenever applicable and required under law.
 - Any breach of the terms and conditions of this E-contract agreement by the Direct seller.
 - Any claim of any infringement of any intellectual property right or any other right of any third party or of law by the Direct seller;

OR

- Against all matters of embezzlement, misappropriation or misapplications of collection / moneys which may from time to time during the continuance of the Agreement come into his / her / its possession / control.
33. **Relationship:** That the Direct seller understands that it is an independently owned business entity and this Agreement does not make it, Direct selling entity's employee, associate or agent or legal representative for any purpose whatsoever. The Direct seller does not possess any express or implied right or authority to assume or to undertake any obligation in respect of or on behalf of or in the name of the Direct selling entity or to bind the Direct selling entity in any manner whatsoever. In case, a Direct seller violates this provision in any manner whatsoever then he / she shall be responsible for all types of consequences be it financial, statutory, civil or criminal.

34. Suspension, Revocation or Termination of this E-contract agreement:

- a. That the Direct selling entity reserves the right to suspend the operation of this E-contract agreement, at any time, due to change in its own license conditions or upon directions from the competent government authorities. In such a situation, Direct selling entity shall not be responsible for any damage or loss caused or arisen out of aforesaid action.
- b. That in case of violation of any of the provisions of this agreement stated here-in-before and agreed upon by the Direct seller, the Direct selling entity may, without prejudice to any other remedy available, issue a Fifteen days' written notice and call upon the Direct seller to explain his/her conduct in writing failing which or if the explanation is found unsatisfactory and unacceptable in the ordinary course of business, suspend / block / terminate the Direct seller from further conducting the business of the Direct selling entity. The violations of this agreement and grounds of termination of the services of of a Direct seller, not limited to, shall be as under
 - If the Direct Seller is found to be spreading derogatory remarks, unfounded allegations, (orally or electronically or online) against the entity or its Directors or the Business Plan prescribed by the entity or its products.
 - If the Direct seller is found to be mis-selling
 - If the Direct seller is found to be indulging in Unfair Trade practices as provided under the Consumer Protection Act, 2019
 - If the Direct seller is indulging in any action whatsoever which may harm the business of his/her fellow Direct sellers or the entity, as the case may be
 - If the Direct seller is found to be non-complying with the provisions of E-commerce Rules, 2020
 - If the Direct seller is found to be violating the taxation laws or any other law, in force detrimental to the business interests of the Direct selling entity.
- c. That the Direct seller may terminate this agreement at any time by giving a written notice of Fifteen days' to the Direct selling entity at the Registered Office/Head Office address of the Direct selling entity.
 - If the Direct selling entity is found to be violating any clause of this contract agreement
 - If the Direct selling entity fails to pay the commission entitlements of a Direct seller Within prescribed time
 - If the Direct selling entity is found to be violating the taxation laws or any other law, in force detrimental to the business of the Direct seller.

35. Actions pursuant to Suspension / Blocking / Termination of this E-contract agreement: That notwithstanding any other rights and remedies provided elsewhere in the agreement, upon termination of this agreement:

- a. The Direct seller shall not represent the Direct selling entity in any of its dealings.
- b. The Direct seller shall not intentionally or otherwise commit any act(s) as would keep a third party to believe that the Direct selling entity is still having Direct selling agreement with the Direct seller.
- c. The Direct seller shall stop using the Direct selling entity's name, trademark, logo, etc., in any audio or visual form.
- d. All obligations and liabilities of such Direct seller to the Direct selling entity existing on the date having accrued during the validity of this Agreement will have to be fulfilled, met and satisfied by the Direct seller in every manner whatsoever.

36. Governing Laws and Regulations

- a. That this Agreements shall be governed by the provisions of the India Contract Act, 1872, the Consumer Protection Act, 2019, Consumer Protection (Direct Selling} Rules, 2021 or other laws of the land.

37. Dispute Settlement

The Direct seller herein agrees and accepts that the remedial action available to him/her in the event of any interpretation of any question of law, dispute or difference arising under this agreement or in connection therewith (except as to the matters, the decision to which is specifically provided under this agreement), the same shall be as under:

- a) As per section-4 the Grievance Redressal Mechanism offered by the entity herein and forming part of this contract agreement;
- b) Thereafter, the dispute if any shall be referred to National Consumer Helpline or State consumer Helpline for effective Mediation;

c) Disputes if any shall be resolved in accordance with the provisions of the India Arbitration and Reconciliation Act and mediation provisions of Consumer Protection Act, 2019

OR

d) Referred to a legal forum dealing with consumer disputes having jurisdiction in the District of Nashik, Maharashtra

38. Force- Majeure That if at any time, during the continuance of this agreement, the performance in whole or in part, by the Direct selling entity, of any obligation under this is prevented or delayed, by reason of war, or hostility, acts of the public enemy, civic commotion, sabotage, Act of State or direction from Statutory Authority, explosion, epidemic, quarantine restriction, strikes and lockouts, fire, floods, natural calamities / Disaster or any act of God (hereinafter referred to as event), neither party shall, by reason of such event, be entitled to terminate this agreement, nor shall either party have any such claims for damages against the other, in respect of such non-performance or delay in performance. Provided that the Services under this agreement shall be resumed as soon as practicable, after such event comes to end or ceases to exist.

39. The Direct seller hereby covenants as under:

a. That he / she has clearly understood the application form, Business/Compensation Plan of the Direct Selling Entity, its limitations and conditions and he / she is not relying upon any representation or promises that are not set out in this E-contract agreement.

b. That relation between the Direct selling entity and the Direct seller and all his / her activities here under shall be governed in addition to this agreement, by the rules / procedures contained in the Business/Compensation available on website. The Direct seller confirms that he / she has read out and/or has been read out in the vernacular language known to him/her by the person named hereinabove, all the terms & conditions thereof and agrees to be bound by them.

c. That Direct seller, hereby declares that all the information furnished by him / her to the Direct selling entity are true and correct. Direct selling entity shall be at sole discretion and liberty to take any action against the Direct seller in the event, it is discovered that the Direct seller furnished any wrong / false information to the Direct selling entity.

d. The Direct seller herein very well understands that violation of this contract agreement in any way whatsoever may result in termination of this agreement as per procedure laid down therein.

IN TOKEN OF HIS / HER AGREEING TO AND ACCEPTING ALL PROVISIONS OF THIS CONTRACT AGREEMENT SET HEREINABOVE, HE / SHE IS CLICKING ON THE "I AGREE" BUTTON GIVEN HEREIN.

I AGREE & ACCEPT

NAME:

S/D/W OF SHRI

R/O

PIN CODE CITY

STATE PAN.

ADHAAR NO.

BANK A/C NO/.....

NAME OF THE BANK & BRANCH

IFSC CODE

I AGREE & ACCEPT

JITENDRA KUMAR SINGH, NODAL OFFICER, KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED.

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

TERMS & CONDITIONS FOR PURCHASE ORDER BY **A DIRECT SELLER**

1. The Direct seller, who has placed an order as overleaf for the products/services mentioned therein here in declares that he/she has voluntarily, without any coercion, placed order overleaf, online/digitally or personally, for purchasing the products being marketed by M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED. (here in after referred to as "Entity").
2. The Direct seller herein assures that he/she has visited the website of the entity www.kizaara.com and asserted itself with the products and all relevant information thereto.
3. The entity herein assures to the Direct seller that it has employed sufficient measures to safeguard the data provided by it and the same is displayed on its website: www.kizaara.com.
4. The entity also assures the Direct seller that it has well defined Buy-back and refund policy and mechanism displayed on its website: www.kizaara.com.
5. The entity also assures the Direct seller that it has a well defined "Grievance redressal mechanism" displayed on its website: www.kizaara.com. The remedial measures available to the Direct seller are:
 - Acknowledgement and Resolution of complaint by the entity's customer care Cell within 48 hours of the time the complaint it receives at its end
 - Within 30 days' from the date of receipt of the complaint at its end by the Grievance Redressal Officer particulars of whom are displayed on its website: www.kizaara.com.
 - Thereafter, if still unsatisfied, the Direct seller will have to approach the National Direct seller Helpline or State Direct seller Helpline (NCH or SCH) of which the entity is a convergence partner
 - If still not satisfied with the resolution offered by NCH or SCH, as the case may be, the Direct seller can approach an appropriate Direct seller forum or Direct seller court.
6. These terms and conditions have been prescribed by the entity, without prejudice, in accordance with the prevailing provisions of the Consumer Protection Act, 2019 and Rules framed thereunder.

A DIFFERENT THINKING

TRUE COPY

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

**JITENDRA KUMAR SINGH
(NODAL OFFICER)**

TERMS & CONDITIONS FOR PURCHASE ORDER BY **A CONSUMER**

1. The consumer herein declares that he/she has voluntarily, without any coercion, placed order overleaf, online/digitally or personally, for purchasing the products being marketed by M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED. (herein after referred to as "Entity").
2. The consumer herein assures that he/she has visited the website of the entity www.kizaara.com and asserted itself with the products and all relevant information thereto.
3. The entity herein assures to the consumer that it has employed sufficient measures to safeguard the data provided by it and the same is displayed on its website: www.kizaara.com.
4. The entity also assures the consumer that it has well defined Buy-back and refund policy and mechanism displayed on its website: www.kizaara.com.
5. The entity also assures the consumer that it has a well defined "Grievance redressal mechanism" displayed on its website: www.kizaara.com. The remedial measures available to the consumer are:
 - Acknowledgement and Resolution of complaint by the entity's customer care Cell within 48 hours of the time the complaint it receives at its end
 - Within 30 days' from the date of receipt of the complaint at its end by the Grievance Redressal Officer particulars of whom are displayed on its website: www.kizaara.com.
 - Thereafter, if still unsatisfied, the consumer will have to approach the National Consumer Helpline or State Consumer Helpline (NCH or SCH) of which the entity is a convergence partner
 - If still not satisfied with the resolution offered by NCH or SCH, as the case may be, the consumer can approach an appropriate consumer forum or consumer court.
6. These terms and conditions have been prescribed by the entity, without prejudice, in accordance with the prevailing provisions of the Consumer Protection Act, 2019 and rules framed thereunder.

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TRUE COPY

KIZAARA INTERNATIONAL RETAIL PVT.LTD.



NODAL OFFICER

**JITENDRA KUMAR SINGH
(NODAL OFFICER)**

BOARD RESOLUTION

Certified true copy of resolution passed by the Board of M/S KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED, Maharashtra in a meeting held on 14th February, 2022 at its Registered Office at F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra - 422101 India.

Unanimously resolved as under:

1. That a declaration of compliance to Consumer Protection (Direct selling) Rules, 2021, Consumer Protection (E-commerce) Rules, 2020 and Consumer Protection Act, 2019 be submitted to the Department of Consumer Affairs, Government of India and to the Govt of National Capital Territory of Delhi as provided under section 5 (c) of the Rules.
2. That Shri. **JITENDRA KUMAR SINGH** is hereby appointed as Nodal Officer and be entrusted with the responsibility for ensuring compliance with any order or requisition made in accordance with the provisions of Consumer Protection (Direct selling) Rules, 2021, Consumer Protection (E-commerce) Rules, 2020 and Consumer Protection Act, 2019 or any other laws or rules made thereunder. He is further authorised to sign and execute any document whatsoever required fulfilling his responsibility including the mandatory declaration referred to in para (1) above.
3. That Shri. **RAVINDRA KUMAR GUPTA** is hereby appointed as Grievance Redressal Officer and authorised to undertake all tasks for redressal of consumers' grievances by complying with the provisions of Clauses 5 (6, 7, 9 & 11) of the Consumer Protection (Direct selling) Rules, 2021 as well as relevant provisions related to Grievance redressal and consumer complaints under the Consumer Protection (E-commerce) Rules, 2020 and Consumer Protection Act, 2019 or any other laws or rules made thereunder.

Signatures of the Director

KIZAARA INTERNATIONAL RETAIL PVT.LTD.

दीपमाला

DIRECTOR

DEEPMALA CHAHAR
(DIRECTOR)

Signatures of the Director

KIZAARA INTERNATIONAL RETAIL PVT.LTD.

Santosh Kumar

DIRECTOR

SANTOSH KUMAR CHAHAR
(DIRECTOR)

CERTIFIED TO BE A TRUE COPY

KIZAARA INTERNATIONAL RETAIL PVT.LTD.

Jitendra Kumar Singh

NODAL OFFICER

JITENDRA KUMAR SINGH
(NODAL OFFICER)

Dated: 21/03/2022

LIST OF DIRECTORS

1. NAME: DEEPMALA CHAHAR

Address: F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101

Phone No.: [REDACTED]

E-mail ID: [REDACTED]

DIN: 0847980

2. NAME: SANTOSH KUMAR CHAHAR

Address: F-103, Wing-F, Build-B, Suyojit One World Residency, Opposite Bytco College, Nashik Puna Road, Nashik, Maharashtra- 422101

Phone No.: [REDACTED]

E-mail ID: [REDACTED]

DIN: 08779255

KIZAARA INTERNATIONAL RETAIL PVT.LTD.

दीपमाला

DIRECTOR

KIZAARA INTERNATIONAL RETAIL PVT.LTD.

[REDACTED]

DIRECTOR

KIZAARA HERBAL & AYURVEDIC PRODUCT LIST

PRODUCT NAME	QTY	MRP	DP	BV
1. AYUR IMMUNITY CARE 1	500 ML	1090/-	788/-	447
2. AYUR PANACEA CARE 1	500 ML	1000/-	760/-	393
3. AYUR ORTHO CARE 1	500 ML	1090/-	853/-	505
4. AYUR CARDIO CARE 1	500 ML	1400/-	868/-	478
5. AYUR ENERGY CARE 1	500 ML	2134/-	1771/-	1094
6. AYUR ALLERGY CARE 1	500 ML	1220/-	994/-	667
7. AYUR GYNAE CARE 1	500 ML	1400/-	1144/-	665
8. AYUR DIABETES CARE 1	500 ML	910/-	606/-	361
9. AYUR LIVER CARE 1	500 ML	1410/-	1171/-	735
10. AYUR BERRY JUICE 1	500 ML	1180/-	774/-	401
11. AYUR RED ALOEVERA JUICE 1	500 ML	950/-	706/-	410
12. AYUR SEA BUCKTHORN JUICE 1	500 ML	1220/-	992/-	545
13. AYUR FAT CARE 1	500 ML	1180/-	980/-	555
14. AYUR STONE CARE 1	500 ML	1122/-	936/-	505
15. AYUR NONI CARE 1	500 ML	1140/-	915/-	523
16. AYUR PILES CARE 1	500 ML	1180/-	965/-	528
17. AYUR PANCH TULSI 1	25 ML	370/-	307/-	208

MRP = MAXIMUM RETAIL PRICE / DP = DISTRIBUTOR PRICE / BV = BUSINESS VOLUME

KIZAARA HERBAL & AYURVEDIC PRODUCT LIST

PRODUCT NAME	QTY	MRP	DP	BV
18. AYUR JOINT PAIN CARE 1	50 ML	370/-	307/-	171
19. AYUR KIDS CARE 1	500 ML	1400/-	1162/-	581
20. AYUR NARCOTIC CARE 1	25 ML	424/-	352/-	190
21. AYUR FENNEL DROPS 1	50 ML	240/-	190/-	68
22. AYUR HAIR CARE 1	100 ML	226/-	186/-	60
23. AYUR HERBAL TEA 1	100 GM	415/-	345/-	150
24. AYUR FLAXSEED OMEGA - 369	60 CAP.	1499/-	1244/-	811
25. AYUR ANALGESIC CARE 1	120 TAB.	1499/-	1198/-	640
26. AYUR THYROID CARE 1	500 ML	1180/-	976/-	532
27. AYUR COUGH CARE 1	500 ML	1140/-	860/-	451
28. AYUR DERMO CARE 1	50 GM	240/-	204/-	87
29. AYUR MEMORY CARE 1	500 ML	1310/-	1090/-	640
30. AYUR TRIPHALA JUICE 1	500 ML	600/-	374/-	140
31. AYUR S + C HAIR CARE 1	100 GM	240/-	195/-	68
32. AYUR FACE WASH 1	100 GM	235/-	190/-	73
33. AYUR SKIN CARE 1	50 GM	222/-	185/-	64
34. AYUR DENTAL CARE 1	100 GM	240/-	195/-	91

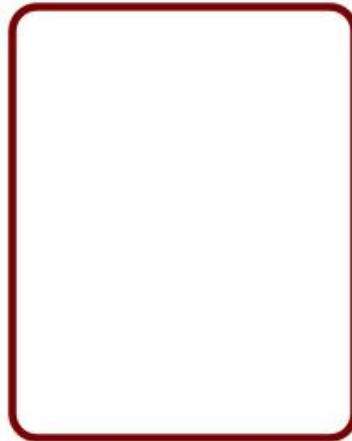
MRP = MAXIMUM RETAIL PRICE / DP = DISCOUNTED PRICE / BV = BUSINESS VOLUME

DIRECT SELLER (D.S) I-CARD
D.S REFERRED AS DIRECT SELLER *

KIZAARA
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KIZAARA INTERNATIONAL RETAIL PRIVATE LIMITED

FLAT-103 & 104,WING-F, BUILD-B, SUYOJIT ONE WORLD
OPP-BYTCO COLLEGE, NASHIK ROAD, NASHIK MAHARASTRA-422101
CIN NO.U52339MH2019PTC326659.PHONE NO.9090931010,9090941010
Website: www.kizaara.com, Email: support@kizaara.com



D.S ID: KIZAARA

D.S NAME: DEEPMALA CHAHAR

D.S RECOGNITION: QSE

D.S DATE OF BIRTH: 10/07/1983

D.S MOBILE NO.: 9371977377

Signature Of The D.S

* D.S REFERRED AS DIRECT SELLER

IF THIS ID CARD FOUND PLEASE RETURN TO THE COMPANY ADDRESS.