

Terms and Conditions

This is a binding agreement ("Agreement") between **CHECKIN.PK** and the "**Checkin Technology Limited 1st Floor, Grand Millenium, Hotel, 9-A Davis Road Lahore**", (Henceforth shall be referred as Corporate for the terms and conditions of this agreement). **CHECKIN.PK** agrees to offer you on your acceptance, without modification, of the terms, conditions, and notices contained herein. By using CHECKIN.PK's Corporate web site, You confirm your acceptance of, and agree to be bound by, this Agreement and all such terms, conditions and notices.

Now Therefore,

The purpose of this agreement is to procure **M/s CHECKIN.PK's** services for provision of adequate travel arrangements. In consideration of the mutual promises and covenants contained in this Agreement and other good and valuable consideration, the receipt and sufficiency of which, CHECKIN.PK and Corporate hereby agree as follows:

Agreement for the Procurement of Services

CHECKIN.PK agrees to sell, transfer and convey to Corporate, and Corporate agrees to acquire and purchase from CHECKIN.PK, the Specified Services upon the terms and conditions set forth herein.

A. Description of the Services Provided.

CHECKIN.PK shall provide the necessary services to the Corporate, and the Corporate shall procure from CHECKIN.PK its Services for booking any or all airline tickets for their business purposes as per the company requirements. These services will also include, commute in between their desired destination and hotel accommodation as well.

B. Use

Corporate shall use the Services solely for the purposes of commute as far as their business purposes are concerned. Any services acquired for personal reasons shall be considered outside the bounds of this agreement and be charged and treated separately, indemnifying it from the corporate rates provided to the company by the CHECKIN.PK.

C. Price

The price of the services that the CHECKIN.PK shall provide to the Corporate will depend on the third party prices prevailing in the market at the time plus service charges which shall be communicated to

the Corporate before any services are procured. The Corporate will be liable to be issue a corporate discount solely on the CHECKIN.PK's discretion varying on the repute of the Corporate Company for the issuance of their services. Furthermore all third party rates will be provided to the Corporate by the CHECKIN .Pk which will be considered an accepted by the Corporate as the prevailing third party rates in the market.

D. Quality

The CHECKIN.PK will not be responsible and indemnifies itself from any complaint that may arise due to the services provided by the third party hotels, car hires and airlines to the Corporate.

E. Accounts

The Corporate and CHECKIN.PK will operate on an after delivery of services mode of payment. Once services have been procured, the Corporate will be under an obligation to clear out all or any balance within 10 days from the procurement of services. In case of default, Exhibit A (4) of this agreement shall apply.

F. Terms and Conditions

The Terms and Conditions of Sale attached hereto as Exhibit "A" are incorporated into this Agreement by reference as if fully set forth herein.

EXHIBIT A

TERMS AND CONDITIONS OF SALE

1. Terms and Conditions

These Terms and Conditions of Sale (“Terms”) apply to sale of services by the CHECKIN.PK to the Corporate of the Services as set forth in the Agreement to which these Terms are attached. These Terms are incorporated into the Agreement and, in combination therewith, constitute the entire agreement between the parties with respect to the procurement of Services. The Agreement is expressly limited to these Terms, and any and all terms or provisions submitted by Customer which add to, conflict with, or otherwise modify these Terms or the Agreement are expressly rejected.

2. Price

The price for the Product shall be the prevailing market price at time of the performance of the services plus and any added service charge by **M/s CHECKIN.PK**. This price is regulated by _____.

3. Invoices and Payment

Invoices will be generated at the time of delivery pertaining to existing market price at that time. Corporate shall be responsible for and pay, if applicable, (a) all taxes arising out of the sale of the Product, including, without limitation, all federal, state, or local property, license, privilege, sales, use, excise or gross receipts taxes or other like taxes and tariffs, and (b) all fees and expenses incurred by CHECKIN.PK in connection with the delivery of Services.

Furthermore once the Corporate confirms the order with the CHECKIN.PK for the procurement of its services, the said order cannot be revoked.

4. Default

In the event of default or dues still remaining to be cleared by the Corporate shall constitute a Default under this Agreement. Persisting from the day of default till clearance of dues, the Corporate will incur a markup of 18% p.a. on the remaining dues. At the occurrence that the payment is still not made for any reason, CHECKIN.PK may avail itself of any and all rights or remedies available under the law or in equity.

5. Notices

All notices and requests required hereunder shall be in writing on the company letter head and shall be deemed properly served if delivered in person or by reputable overnight courier service, or if sent by registered or certified mail, with postage prepaid and return receipt requested, to the addresses in the Agreement or to such addresses as a party may designate from time to time. All notices shall be deemed received on the date of delivery or attempted delivery, if delivered in person, or if mailed, on the date which is two (2) days after the date such notice is deposited in the mail.

6. Severability

Whenever possible each provision and term of the Agreement and these Terms will be interpreted in a manner to be effective and valid, but if any provision or term of the Agreement or these Terms are held to be prohibited, invalid or unenforceable, then such provision or term will be ineffective only to the extent of such prohibition or unenforceability without invalidating or affecting in any manner whatsoever the remainder of such provision or term or remaining provisions hereof. To the extent permitted by law, the parties hereto waive any provision of law that renders any such provision prohibited or unenforceable in any respect.

7. Governing Law

This Agreement shall be governed by and construed in accordance with the existing laws of The Islamic Republic of Pakistan.

8. Help support services and Coordination

The CHECKIN.PK will operate a helpline service specifically for the Corporate from 10am to 5pm Pakistan time for any assistance they might need regarding any information they might need regarding booking of tickets, accommodation or commutation in between their desired destination of travel. Furthermore both the CHECKIN.PK and Corporate shall be under an obligation to appoint two focal persons who shall communicate in between the two companies.

9. Disputes

In case of any or all disputes that may arise due to the non-payment by the Corporate after the procurement of services shall be resolved within 10 days after the date of initial dispute. In case the Corporate fails to rectify the problem they will be liable to interest as per exhibit A (4) of this agreement.

