**AGREEMENT FOR PROVIDING SERVICES AS TRAVEL AGENTS**

This Deed of **Agreement for providing Services as Travel Agents** is executed at Mumbai on the \_\_th day in the month of \_\_\_\_\_\_\_\_\_\_\_, 2022.

**BETWEEN**

**M/s. Rosatom South Asia Marketing (India) Pvt. Ltd.,** a Company duly incorporated and registered under the provisions of the Companies Act, 2013,having its Registered Office at Unit No. 813, ‘B' Wing, The Capital Building, Plot No. C-70, Bandra Kurla Complex (BKC), Bandra (E), Mumbai - 400 051, (hereinafter for the sake of brevity referred to as the said “**Company**") which expressions shall, unless it be repugnant to the meaning or the context thereof, mean and include its Successors, Assigns, Agents, Attorneys etc., through its, of the **First Part**;

**AND**

**M/s. Anjmal Travels and Tours**, a Proprietorship having its Registered Office at Plot No 278, Ground Floor, Sher – e – Punjab CHS, Manchanda Niwas, Mahakali Caves Road,  Andheri (E),Mumbai 400093, being represented by its (hereinafter for the sake of brevity referred to as the "**Service Provider**") which expression shall, unless it be repugnant to the meaning or the context thereof, mean and include its Successors, Legal Heirs, Assigns, Agents, Attorney etc. of the **Second Part**.

**WHEREAS**:

1. The party of the First Part, i.e. the Company is a registered Company as stated above and is engaged in its business activities in the City of Mumbai as well as other cities in India and so also abroad.
2. The party of the Second Part i.e. the Service Provider, is a business entity i.e. a Travel Agency as mentioned above, engaged in the business of providing Tickets to passengers for Travels within India as well as abroad by Air as well as Railways, arranging Hotels for their stay in various cities within India as well as in foreign countries and so also arranging transport of the passengers as and when required i.e. from Airports or Railway Stations to Hotels and back as well as their travels by road to various other places;
3. The Company has a requirement of an established, capable and fully committed Travel Agency for the purpose of swiftly arranging the travels of its Executives and Employees within India as well as abroad including their stay in hotels as may be specified and so also arranging cars and other vehicles for their swift and convenient transport to various places during their travels.
4. The Company has accordingly floated the Tender process, prescribing its requirements as well as Terms & Conditions as stipulated in its Terms of Reference, inviting offers and proposals from various parties.
5. In response, amongst others, the Service Provider has approached the Company with its offer to provide the aforesaid required Services, agreeing to abide by the Terms & Conditions of the Company as generally stipulated in its Terms of Reference and assuring to provide the best of the services at the competitive price as quoted in their offer to the Company.
6. Accordingly, the Company has pursuant to the discussions and negotiations accepted the offer of the Service Provider and accordingly the parties herein have decided to record their Agreement prescribing the Terms & Conditions in the following manner.

Thus, now the present **AGREEMENT** is being executed and entered into between the parties herein i.e. the Company & the Service Provider, for providing services as Travel Agency to the Company as per its requirements for the period and on the Terms & Conditions as mutually agreed to between the parties herein. Accordingly the present AGREEMENT WITNESSETH AS FOLLOWS that:-

1. The recitals hereinabove shall form the integral part of the present Agreement.
2. **TERMS OF AGREEMENT:**
3. **MEANINGS:**

In the present Agreement, the words and expressions shall have the same meanings as are respectively assigned to them.

Regarding transactions between the parties herein, the word Company shall also mean and imply its executives & employees;

Similarly, the word Service Provider shall also mean and imply its executives & employees.

1. **SCOPE OF WORK:**

To provide to the Company the services:

1. Air tickets for flights in and outside India.
2. Railway tickets for travel within India as well as in foreign countries.
3. Booking of hotels inside as well as outside India.
4. Organization of transfer (taxi).
5. Support in visa application.
6. Support in insurance performance for traveling abroad.
7. **BASIC SERVICES TO BE RENDERED BY SERVICE PROVIDER:**
8. Upon receipt of query from Company regarding the Air Tickets, the Service Provider shall provide:

(1) information on:

- flight schedules,

- the availability of air tickets, taking into account the pricing of various booking systems, direct sales of airlines,

- various options for the required destination with the possibility to apply filters on the basis of various parameters such as: the shortest route in respect of time, the minimum price, the time of departure / arrival at the destination, the availability of seats,

- the rates on baggage allowance,

- baggage transportation rules,

- conditions for applying tariffs,

- requirements, conditions and restrictions imposed by carriers,

- passengers transportation rules,

- necessary travel documents including requested visas on the rout,

- the provision of discounts, special preferential tariffs on air transportation,

- other information related to transportation and booking, registration, sale of air tickets;

(2) booking, purchasing, issuing and exchange of air tickets, registration of seats for domestic and international flights in and outside India selected by the Company, purchasing of air tickets at the lowest price of the airline valid at the time of purchasing for the tariff and class chosen by the Company;

(3) refund / exchange of air tickets (by the Company’s request);

(4) sending of electronic tickets to the Company’s contact person by e-mail;

(5) informing about the time limit for making decision on the tickets booked preliminarily;

(6) in case of emergency, cancellation of a flight or delay and change of a departure place, the Contractor is obliged to immediately inform the Company’s contact person by email and telephone about the relevant changes and propose the optimal alternative route.

1. Upon receipt of query from Company regarding the Rail Tickets, the Service Provider shall provide:

(1) information on:

- flight schedules,

- the availability of air tickets, taking into account the pricing of various booking systems, direct sales of airlines,

- various options for the required destination with the possibility to apply filters on the basis of various parameters such as: the shortest route in respect of time, the minimum price, the time of departure / arrival at the destination, the availability of seats,

- the rates on baggage allowance,

- baggage transportation rules,

- conditions for applying tariffs,

- requirements, conditions and restrictions imposed by carriers,

- passengers transportation rules,

- necessary travel documents including requested visas on the rout,

- the provision of discounts, special preferential tariffs on air transportation,

- other information related to transportation and booking, registration, sale of air tickets;

(2) booking, purchasing, issuing and exchange of air tickets, registration of seats for domestic and international flights in and outside India selected by the Company, purchasing of air tickets at the lowest price of the airline valid at the time of purchasing for the tariff and class chosen by the Company;

(3) refund / exchange of air tickets (by the Company’s request);

(4) sending of electronic tickets to the Company’s contact person by e-mail;

(5) informing about the time limit for making decision on the tickets booked preliminarily;

(6) in case of emergency, cancellation of a flight or delay and change of a departure place, the Contractor is obliged to immediately inform the Company’s contact person by email and telephone about the relevant changes and propose the optimal alternative route.

1. Upon receipt of query from Company regarding the Hotel Bookings, the Service Provider shall provide:

(1) information on the availability and cost of rooms in hotels, including the cost of services for early check-in and late check-out, the offer should contain information on tariffs with penalty and tariffs without a penalty, indicating the time limit for free cancellation and the amount of penalties;

(2) information on the availability of alternative accommodation options (at least three options in accordance with the requirements specified by the Company in the booking request);

(3) booking of hotel rooms in India and abroad;

(4) booking of hotel rooms at the DAY USE rate if the hotel has this type of rate if it is necessary to accommodate the Company’s representatives for several hours or on non-standard terms;

(5) reservation of rooms in hotels and rented premises, where cashless payment under the contract is not possible, but only payment for services by card or cash;

(6) cancellation or change of booking of accommodation in hotels in accordance with the rules on booking change and cancellation established by the relevant provider of the service;

(7) in case of emergency, cancellation or change of accommodation booking by the relevant provider, the Contractor is obliged to immediately inform the Company’s contact person about the respective changes and offer the best alternative accommodation option.

1. Organization of hotel accommodation in and outside India on the special rates and discounts provided by hotels to organizations of Rosatom group, including the conclusion of bilateral and tripartite agreements between the Contractor, the Company and service providers (hotel, hotel chain) regarding the organization of hotel accommodation in and outside India on special tariffs and discounts granted to the Company. The Contractor shall, within a period of not more than 5 (five) calendar days from the date when tariff conditions are disclosed by the Company, conclude an agreement on corporate tariffs and organize the accommodation of Company's representatives in the required hotel.
2. Upon receipt of query from Company regarding the Organization of transfer, the Service Provider shall provide:

Organization of transfer: airport or railway station - hotel (and in the opposite direction), as well as the organization of the provision of road transport services in and outside India (from one city to another, taxi/transport services in business trips within one city).

1. Upon receipt of query from Company regarding the assistance in obtaining and applying for visas for the Company’ representatives and other persons pointed in the Company’s query, the Service Provider shall:

- verify and provide written confirmation, with respect to each person planning to travel, on whether or not a visa is required, and shall be fully liable for any costs or damages, including consequential damages, arising out of the Service Provider’s failure to provide such written confirmation, and / or out of the Service Provider’s wrongfully confirming that visas are not required when they are in fact required, or wrongfully confirming that visas are required when they are in fact not required;

- prepare a complete set of documents for issuing visas (with the exception of photographs of the Company’s representatives and financial confirmation);

- arrange room booking and booking travelling documents for submission to consulates (or other competent authorities, institutions or organizations authorized to issue relevant visas and other migration documents), as well as courier services for the delivery and submission of a set of documents to consular offices where the personal presence of a Company’s representative is not required.

1. Upon receipt of query from Company regarding the assistance in purchasing and issuance of health insurance policies for the Company’s representatives travelling abroad, the Service Provider shall provide such assistance, including advising on the adequacy and appropriateness of such insurance policies, and shall be fully liable for any costs or damages, including consequential damages, arising out of the inadequacy of such insurance, or any unreasonable exclusions thereunder.
2. **DETAILED PROVISIONS FOR SERVICES TO BE RENDERED:-**
3. The Service Provider shall at the earliest provide to the Company, by phone, e-mail or WhatsApp as may be adopted and convenient to the Company at the relevant time, the precise information as being sought regarding the availability and costs of the Air as well as Rail Tickets, Hotel accommodation necessary travel documents (including visas) along routes requested by the Company, availability and cost of transfer, giving information about the time limit for purchasing of tickets booked preliminarily. The information of availability and necessary travel documents shall be given within 30 minutes after receiving the request, when it was sent by the Company in electronic form from 10.00 a.m. to 7.00 p.m. on business days, and not more than 1 hour after receiving the request, when it was sent by the Company in electronic form from 7.00 p.m. to 10.00 a.m., and on Saturday, Sunday and public holidays.
4. The Service Provider shall at the earliest provide to the Company, by e-mail confirmation of air and railway tickets (domestic, international), hotel accommodation, transfer/taxi/car for rent booking within 1 hour of the request receipt sent in electronic form from 10.00 a.m. to 7.00 p.m. on business days, and no more than 2 hours from the moment of request receipt sent electronically from 7.00 p.m. to 10.00 a.m. and on Saturday, Sunday and public holidays.
5. All data that the Company needs for booking, including flight/railway trip details (including class) and accommodation (accommodation requirements) will be specified by the Company by e-mail.
6. The Service Provider shall provide the Company the Helpline Service details, its numbers on the routes for enabling to contact in case of any emergency or exigency 24/7.
7. Prior to booking, confirmation and documentation of the Air or Rail Tickets, and similarly the Hotel as well as Taxi or Travel services, the Service Provider shall seek Finalization from the Company via e-mail all the required precise details, including but not limited to:-
8. Air flights – the departure date, flight number, name and surname of passenger (employee or representative of the Company);
9. Transfers / taxi / transport services - Seat and vehicle type, the delivery time, destination etc.;
10. Hotel accommodation - hotel name, dates & duration of stay, name and surname of traveler, clarification of Specific requirements, including the class of room in accordance with application form;
11. Insurance for traveling abroad - country coverage, data of the traveler, the insurance period etc.
12. The Service Provider shall provide the services in compliance with the minimum fare rule: The Contractor is obliged to provide information on the minimum non-refundable and minimum refundable tariffs for air and railway tickets, the minimum non-refundable and refundable cost of hotel accommodation and other services. In case the Company has found on official Internet sites of air/railway carriers and hotels and provided the relevant confirmation of a rate lower than that offered by the Service Provider (with the exception of special rates intended for booking only through the web site of the hotel and air carrier (“web rate”), rates for regular customers of the hotel / hotel chain loyalty program and air carrier / air carrier alliance, as well as non-refundable tariffs requiring instant payment at the time of booking on a web site), the Service Provider is obliged to book tickets/accommodation at a minimum rate, subject to prior agreement with the Company on payment terms and cancellation of services at this rate.
13. The Service Provider shall provide the services in ticketing for the Company based on the principle of economical reasonableness of selection. To confirm selection of the most economically reasonable fare at the time of booking of air tickets the Company shall make a preliminary analysis of offers and rates of several airlines (not less than 3 sources of information) and price analysis. A set of documents shall be provided with by the Service Provider on request.
14. The Service Provider shall provide services for booking hotels for the Company based on the principle of economical reasonableness of selection. To confirm selection of the most economically reasonable fare at the time of booking the Service Provider makes a preliminary analysis of offers and rates of several hotels in respect of comparable class within limits provided by the Company (not less than 3 sources of information) and price analysis. A set of documents shall be provided by the Service Provider on request.
15. The Service Provider shall provide arrangement of accommodation in hotels in and outside India, in the Russian Federation with the use of special rates and discounts provided by hotels to the organizations of the State Atomic Energy Corporation ROSATOM in case such special rates and discounts are available.
16. The Service Provider shall provide urgent refund and/or change of travel document on request without penalties and service charges of the Service Provider.
17. The Service Provider shall provide immediate cancellation of Hotel booking on request without penalties and service charges of the Service Provider.
18. The Service Provider shall also provide personal manager (for all matters - contractual, financial, accounting, quality of service, etc.).
19. In case of preliminary booking of services, the Service Provider shall, notify the Company about the upcoming deadline for the purchasing of services (tickets/accommodation) by sending a notification to the email address of the contact person requested the booking.
20. In case of emergency, cancellation of the flight, or change of time and place of departure by a carrier/hotel, the Service Provider is obliged to immediately inform the Company about the relevant changes and offer the optimal alternative route for travel and hotel accommodation
21. The Service Provider shall provide oral and / or written consultations including the preparation of references on all issues related to the Services rendering under the Agreement including on the most economical routes to reach the destination with the provision of optimal options for choice.
22. The Service Provider shall provide express delivery of documents required for timely provision of services and accountability.
23. The Service Provider shall provide detailed specification in financial and accounting documents (invoices, certificates, waybills) of class of air and railway tickets, prices, taxes, fees, commissions, as well as amounts of remuneration of the Service Provider (brokerage) under the terms of the contract and the Indian law.
24. The Service Provider shall send electronic tickets by e-mail to the contact address of the Company’s representative.
25. The Service Provider shall render the services under the present agreement in proper time as prescribed and with proper quality in accordance with the technical specifications and contract.
26. The Service Provider shall be responsible for the validity of travel documents, vouchers and insurance policies abroad.
27. **CONFIDENTIALITY:**

Any service-related material, information and document as well as all personal data is confidential and shall not be disclosed by Service Provider to third parties without prior written consent of the Company unless the disclosure is required to obtain such official permits or documents as may be necessary for the service or payment of taxes and other regulatory charges and in any other cases according to the applicable law.

1. **ADDITIONAL COMPLIANCES BY SERVICE PROVIDER:-**
2. The Service Provider shall upon request by the Company, provide Booked and delivered to the Company Air and / or Railway ticket accompanied under request with documentary proved basis of economical reasonableness of the selected carrier and tariff (according to the format of documents provided by the Company and only under Company’s request).
3. The Service Provider shall upon request by the Company, provide Booked and delivered to the Company the Hotel voucher accompanied under request with documentary proved basis of economical reasonableness of tariff and evidence that price does not exceed the threshold of 90% of hotel current cost, specified on hotel's official website, if any (according to the format of documents provided by the Company and only under Company’s request).
4. The Service Provider shall upon request by the Company, provide Booked and delivered to the Company a voucher for Airport and/or Railway pick up/drop off, confirmation for Taxi / Transport services other than transfers.
5. The Service Provider shall also provide to the Company visa issued and delivered.
6. The Service Provider shall also provide to the Company the insurance for travelling abroad and contacts of 24/7 insurance operator.
7. **PERIOD OF AGREEMENT:**

The tenure of the present Agreement shall be for Two (2) years from the date of execution of the Agreement or until the total cost of the Agreement, which is stipulated in clause K) hereof, is reached depending on what is earlier.

1. **SERVICE ACCEPTANCE:-**
2. The delivery of hard copies by the Service Provider to the Company shall be carried out on business days from 10.00 to 19.00.
3. The Electronic Air and Railway tickets, Hotel vouchers and vouchers for transfers shall be made available by the Service Provider to the Company by e-mail before trip starts (but not less than 24 hours before departure).
4. **PAYMENT TERMS:-**
5. The Service Provider shall in the normal course submit their Bills / Invoices of the expenses incurred for rendering aforesaid services to the Company along with their Service Charges and Taxes as may be applicable by the fifth working day of each calendar month by way of Original Document to the Company in their office during the working hours viz. 10:00 a.m. till 19:00 p.m.
6. The Company shall clear the said dues and reimburse, make good the said payments to the Service Provider within further five working days after the receipt of the aforesaid Bills / Invoices from the Service Provider.
7. The Company shall transfer the funds to the Service Provider in their Bank account as per the details as may be provided by them from time to time, in accordance to the Taxation rules and guidelines.
8. In the event of any query or doubt by the Company regarding the Invoices or part thereof as raised by the Service Provider, or any clarification regarding any charges levied by the Service Provider, then the Service Provider shall be bound to explain and clear the doubts to the Company within a reasonable time. In the event of any longer delay on the part of the Service Provider in satisfying the query or doubts of the Company, then the Company shall be entitled to withhold that part of the payment of the Invoice regarding which the query has been raised, till the satisfaction of the concerned issue.
9. **CONDITION FOR PAYMENT:**

All the payments due to be made by the Company to the Service Provider under the present Agreement shall be only upon receipt of proper Invoices from the Service Provider along with other Bills of the Tickets, Hotel Fares etc. by the Company containing all the proper details as may be required. The Company shall not be liable to pay to the Service Provider any advance amount or part thereof for whatever purposes.

1. **TOTAL COST OF THE SERVICES UNDER THE PRESENT AGREEMENT:**

The total cost of the Services to be provided by the Service Provider to the Company under the present Agreement, including the costs of Air and Rail Tickets, Hotel Fares, Taxi and other Travel Charges, including the Service Charges of the Service Provider and the applicable Taxes, shall not exceed Rs. 200,00,000 /- (Rupees Two Hundred Lakhs only).

1. **TERMINATION:**

1. Either of the parties herein may terminate the present Agreement at any time by serving a written notice on the other party within a period of 30 (thirty) days.
2. In the case the charges pointed out in clause K) of the Agreement exceed Rs. 200,00,000/-, or the validity of the Agreement is expired in compliance with clause G) of the Agreement, then the present Agreement shall be deemed terminated.
3. **SOLVENCY OF SERVICE PROVIDER:**

The Service Provider states and assures the Company that they are duly solvent and no proceedings for winding them up is pending before any tribunal or any court of law, nor any order or direction has been passed for winding them up, nor is there any proceeding against them under the Insolvency & Bankruptcy Code, 2016.

1. **ARBITRATION AND JURISDICTION:**
2. All disputes, disagreements or claims arising out of the Agreement or in connection herewith, including the issues relating to its fulfillment, violation, termination or invalidity, are subject to the consideration by a single arbitrator, whom the parties hereto so agree. The arbitration to be held at Mumbai, India in accordance with the provisions of the Arbitration and Conciliation Act, 1996. The language of proceedings is English.
3. In case the parties fail to agree on appointment of the arbitrator the competent courts at Mumbai, India shall have exclusive jurisdiction to select and appoint an arbitrator for them.
4. The Parties explicitly agree that the arbitration court ruling is final and binding on both Parties and not subject to cancellation.
5. Any legal action brought by any Party against the other is acceptable only after the preliminary forwarding of the claim to the other Party and receiving the answer (or expiry of the time limit or of the term stipulated for the answer) from such Party.
6. The concerned Party shall forward a written claim signed by an authorized person to the other Party. The claim shall be sent by registered mail with the list of enclosures or the delivery confirmation or handed over to the other Party against a signed receipt.
7. The claim shall have enclosed documents substantiating formal requests of the concerned Party (unless the other Party has such) and the documents confirming the powers of the claim’s signatory (in case the claim was forwarded by a sole executive body of the company/organization, the powers are confirmed by the statement from the State Register of Legal Entities). The specified documents are presented as copies bearing the Party's stamp and the signature of the authorized representative. The claim sent without documents confirming the powers of the signatory (as well as the power of a person certifying the copies) is deemed not submitted and is not subject to consideration.
8. The Party receiving the claim shall consider the received claim and notify the concerned Party on the results of its consideration in writing within 30 (thirty) working days since the claim receipt with the enclosure of supporting documents as well as the documents confirming the powers of the signatory who have signed the answer to such claim. The answer to such claim shall be sent by registered mail with the list of enclosures or the delivery confirmation or is handed over to the other Party against a signed receipt.
9. The applicable law is the law of the Republic of India.
10. **NOTICE:**

Any notice or other communication that may be given by one Party to the other shall always be in writing and shall be sent by email anв afterwards served either by (i) hand delivery duly acknowledged; or (ii) sent by registered post with acknowledgment due at the respective addresses set out herein below or at such other address as may be subsequently communicated by one Party to the other in writing.

## Company: M/s. Rosatom South Asia Marketing India Pvt. Ltd.

## Address: Unit No. 813, ‘B' Wing, The Capital Building, Plot No. C-70, Bandra Kurla Complex (BKC), Bandra (W), Mumbai - 400 051.

## Service Provider: M/s. Anjmal Travels and Tours

## Address: Plot No 278, Ground Floor, Sher – e – Punjab CHS, Manchanda Niwas, Mahakali Caves Road, Andheri (E), Mumbai 400093

1. **WHOLE AGREEMENT:**

This Agreement embodies the entire, sole and exclusive Agreement and Agreement between the parties hereto with regard to the subject matter. Nothing contained in this Agreement shall constitute a partnership or a joint venture between the parties or any of them and no party shall hold itself out as an agent for the other party.

1. **MODIFICATION / AMENDMENTS:**

Any modification, amendment or waiver of any provision of this Agreement shall be effective only if it is in writing and signed by the authorized representative of each party.

1. **PARTIAL INVALIDITY:**

If any provision of the present Agreement or the application thereof to any person or circumstance shall be invalid or unenforceable to any extent under any present or future Law, the remainder of this Agreement and the application of such provision to persons or circumstances other than those as to which it is held invalid or unenforceable shall not be affected thereby, and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law and shall not be affected by the invalid or unenforceable provision or by its severance here from. The Parties shall replace the unenforceable provision with another valid provision which as far as legally possible reflects the original intent of the Parties.

1. **FORCE MAJEURE:**

The Parties shall be excused from their liability for default or non-performance under this Agreement, provided such default or non-performance is caused by events beyond the reasonable control of the Parties, including, but not limited to, fire, flood, earthquake, other natural disasters and acts of God, epidemics, pandemics, public bans, terrorist acts, economic sanctions, war, riots, strikes, civil commotion, or any act or order of any government, court or other competent authority (each, an “Event of Force Majeure”). A Party unable to fulfill its obligations due to an Event of Force Majeure shall inform the other Party in writing within 5 (five) working days about such Event of Force Majeure. If, after the cessation of the Event of Force Majeure, in the opinion of the Parties, performance of the Agreement can be resumed, the term of the Agreement shall be proportionately extended.

1. **SERVICE FEES:**

|  |  |  |  |
| --- | --- | --- | --- |
| **Name of Service** | **Service fee, excl. of GST,**  **INR** | **GST,**  **INR** | **Service fee, incl. GST, INR** |
| Air tickets for flights inside India | 100.00 | 5.00 | 105.00 |
| Air tickets for flights outside India | 500.00 | 25.00 | 525.00 |
| Railway tickets for travel inside India | 91.43 | 4.57 | 96.00 |
| Railway tickets for travel outside India | 0.00 | 0.00 | 0.00 |
| Booking of hotels inside India | 110.48 | 5.52 | 116.00 |
| Booking of hotels outside India | 110.48 | 5.52 | 116.00 |
| Organization of transfers/taxi/road transport services | 110.48 | 5.52 | 116.00 |
| Support in visa application Worldwide, Passport in Mumbai | 523.81 | 26.19 | 525.00 |
| Support in visa application Worldwide, Passport outside Mumbai | 504.76 | 25.24 | 530.00 |
| Support in visa application US and UK, Passport in Mumbai | 0.00 | 0.00 | 0.00 |
| Support in visa application US and UK, Passport outside Mumbai | 0.00 | 0.00 | 0.00 |
| Support in purchase of insurance policies for travelling abroad | 100.00 | 5.00 | 105.00 |

**IN WITNESS WHEREOF** the parties hereto have hereunto set and subscribed their respective hands the day and year first hereinabove written.

**SIGNED AND DELIVERED**

By the within named Company

**M/s. Rosatom South Asia Marketing**

**India Pvt. Ltd.**

Address: Office No. 813, The Capital Building, Bandra Kurla Complex, Bandra East, Mumbai 400051, Maharashtra, India

Registration number:

U74999MH2015FTC271022

Bank details:

Acc. 4000000000187INR001O

Sberbank Branch in India, New Delhi

SWIFT: SABRINDD

**SIGNED AND DELIVERED**

By the within named Service Provider

**M/s. Anjmal Travels and Tours**

## Address: Plot No 278, Ground Floor, Sher–e–Punjab CHS, Manchanda Niwas, Mahakali Caves Road, Andheri (E), Mumbai 400 093.

Registration number (GST): 27AGLPK8891L1ZG

Bank details:

Account Number: 06692560000528

Bank: HDFC Bank

Branch Name: Sher-e-Punjab, Andheri East