

SOFTWARE AS A SERVICE (SAAS)

This **SOFTWARE AS A SERVICE (SAAS)** will commence between Delcaper Technologies Private Limited ("**DISCOVER**") (CIN:U72900GJ2021PTC126336), a private limited company incorporated under the Companies Act, 2013, having its registered office at 52/A, Taiteniyam, Opp. Auda Garden Prahladnagar, Vejalpur Ahmedabad -380015 Gujarat and Corporate office: B/904, Commerce House, 5, Corporate Rd, Makarba, Ahmedabad, Gujarat 380051 (**hereinafter referred to as "DISCOVER"**) (which expression shall, unless it be repugnant to the context or meaning thereof, be deemed to mean and include its merged entities, transferees, successors in office/interest and assigns) of the one part and **the client** and effective from the date when become client after paying applicable cost of the Service to the Discover software services and delivery service.

This legal document is an electronic record in terms of Information Technology Act, 2000 and rules there under as applicable and the amended provisions pertaining to electronic records in various statutes as amended by the Information Technology Act, 2000. This electronic record is generated by a computer system and does not require any physical or digital signatures

This legal document is published in accordance with the provisions of Rule 3(1) of the Information Technology (Intermediaries guidelines) Rules, 2011 and Rule 4 of the Information Technology (Reasonable security practices and procedures and sensitive personal data or information) Rules, 2011 of Information Technology Act, 2000 amended through Information Technology Amendment Act, 2008 that require publishing the Terms of Services and practices for access or usage of website- <https://zlite.in/>, <https://discover.zlite.in>, and other integrated systems.

Company and Client are hereinafter individually referred to as "**Party**" and collectively as "**Parties**".

WHEREAS:

- A. Company is providing platform that empowers you to bring your dream live by creating an engaging website and growing your business Everything you need to build your online presence is in one place. Use our customizable template with unique features that help you bring your vision come true. It is easy to run your business site that is built with free & reliable web hosting, round-the-clock support and fully managed protection. Boost your business by creating an elegant & professional website with Zlite Discover. Delcaper ("**DISCOVER**") will Providing Software as a Service (SAAS) to client.
- B. Client is inter alia carrying on the business of providing services or products for everyday requirements and making life convenient and simple. The Client intends to build scalable products & marketplace which will address functional & emotional desires of arena of commerce.
- C. The Parties are now desirous of recording the terms and conditions that will govern their understanding by entering into this Agreement.

DEFINITIONS

In this agreement, unless otherwise stated or unless the context otherwise requires, each capitalized term will have the following meanings:

"**Affiliate**" means any entity that directly or indirectly controls, is controlled by, or is under common control with the subject entity.

"Control" for purposes of this definition, means direct or indirect ownership or control of more than 50% of the voting interests of the subject entity.

"Agreement" means this agreement.

"Client" means the company or other legal entity for which Client is accepting this Agreement, and Affiliates of that company or entity.

"Data" means electronic data and information submitted by or for Client to the Platform for the needs of the use of any ordered Services or collected and processed by or for Client using the ordered Services, including any personal data and Content."

"Platform" means all the software and infrastructure constituting the **"Discover Platform"** as described in agreement and allowing access to the Services subscribed.

"Services Period" means the period of time for which the Client has Services as specified in form.

"Service Description" means the description available in Annexure I, or any URL/Web address specified by **Discover**, that are applicable to the Services ordered, including any documentation, hosting, support and security policies, and other descriptions referenced or incorporated in such descriptions or directly in the Order Form, and as updated from time to time.

"Subscription" means any act of subscription by Client to a free or purchased Service, using when appropriate an "Subscription Services" of the Annexure I considered User by User.

"User" means an individual who is authorized by Client to use a Service, for whom Client has ordered the Service, and to whom Client, or **Discover** at Client request, have supplied a user identification and password. Users may include, for example, Client employees, consultants, contractors and agents, and third parties with which Client transact business.

NOW THIS SERVICE AGREEMENT WITNESSETH AS FOLLOWS:

1. OBJECTIVE AND SERVICES

- 1.1 Company shall Providing Software as a Service (SAAS) to client.
- 1.2 In consideration of providing Services to Client, Client shall pay Company for availing Services, as per the rate and details as set out "Annexure I" as per use of services of this Agreement.
- 1.3 The rate and details set out "Annexure I" as per user use of services of this agreement is valid and shall remain applicable agreed term & condition of the agreement. The Parties in good faith shall mutually negotiate and revise the applicable commercials comprising of licensing of the service(s) at least thirty (30) days prior to the completion of the term of the commercials. Upon such agreement, the revised commercials shall be detailed in a new Annexure and executed by the authorised representatives of both parties and the new Annexure shall be treated as part and parcel of this agreement after the same has been approved and accepted by Client.
- 1.4 The terms stated in this Agreement will cover all the Services(s) license that Client has expressed its interest in using immediately or in the future, till the validity of this Agreement.

- 1.5 The Services features that Client will be utilising will be as detailed in an Annexure to this Agreement. Any changes, revisions or amendment to the services(s) feature(s) will be detailed in a separate amendment Annexure and numbered chronologically drawing reference to the main Annexure to which it relates. Any such Annexure and its amendment will be effective only if agreed upon both Parties and executed by the authorised representative of each Party. The Annexure will include all information including any change in agreed terms. In case of any change in the terms, then, the changed terms will over-ride to the extent specified. Consequent changes in any statement of work or in any of the specifications or deliverables under a specific statement of work shall become effective only when a change request is executed in writing by duly authorized representatives of both Parties.
- 1.6 Company shall provide the following software as Services under is only a representation of all the Services License(s) that Company will provide, and Annexure I contains the details of the specific Services features availed by Client under this Agreement.

2. Subscriptions

2.1 Usage Limits

Services are subject to usage limits, including, for example, the quantities specified in Order Forms. Unless otherwise specified, (a) a quantity in an Order Form refers to Users, and the Service may not be accessed by more than that number of Users, (b) a User's password may not be shared with any other individual, and (c) a User identification may be reassigned to a new individual replacing one who no longer requires ongoing use of the Service or Content. If Client exceeds a contractual usage limit, DISCOVER may work with Client to seek to reduce Client's usage so that it conforms to that limit. If, notwithstanding DISCOVER efforts, Client is unable or unwilling to abide by a contractual usage limit, Client will execute an Order Form for additional quantities of the applicable Services promptly upon DISCOVER's request.

2.2 Usage Restrictions

Client will not (a) make any Service available to, or use any Service for the benefit of, anyone other than Client or Users, (b) sell, resell, license, sublicense, distribute, rent or lease any Service, or include any Service in a service bureau or outsourcing offering, (c) use a Service to store or transmit infringing, libelous, or otherwise unlawful or tortious material, or to store or transmit material in violation of third-party privacy rights, (d) use a Service to store or transmit malicious code, (e) interfere with or disrupt the integrity or performance of any Service or third-party data contained therein, (f) attempt to gain unauthorized access to any Service or its related systems or networks, (g) permit direct or indirect access to or use of any Service in a way that circumvents a contractual usage limit, (h) copy a Service or any part, feature, function or user interface thereof, (i) copy Content except as permitted herein or in an Order Form or the Documentation, (j) frame or mirror any part of any Service, other than framing on Client's own intranets or otherwise for Client's own internal business purposes or as permitted in the Documentation, (k) access any Service in order to build a competitive product or service, or (l) reverse engineer any Service (to the extent such restriction is permitted by law).

2.3 Client Content:

client is solely responsible for collecting, inputting and updating all client Content stored on the Software & website, and for ensuring that the client Content does not(i) include anything that actually or potentially infringes or misappropriates the copyright, trade secret, trademark or

other intellectual property right of any third party, or (ii) contain anything that is obscene, defamatory, harassing, offensive or malicious.

Client shall: (i) notify Discover immediately of any unauthorized use of any password or user id or any other known or suspected breach of security, (ii) report to Discover immediately and use reasonable efforts to stop any unauthorized use of the Service that is known or suspected by client or any End User and (iii) not provide false identity information to gain access to or use the Service.

Client owns and shall retain all right title and interest in and to the client Content which is (i) provided by client to Discover for the purpose of the provision of the Service and/or the Professional Services; (ii) created by client using the Service; and/or (iii) to the extent applicable, created by Discover specifically for client under the provision of Professional Services, and which incorporates or is based on client's copyrighted work and/or client's Confidential Information. client Content specifically excludes Content provided by Discover which does not use client content, the Software's "look and feel", and Discover's Confidential Information and Intellectual Property.

3. REPRESENTATIONS, WARRANTIES AND DISCLAIMER

- 3.1 Each Party represents and warrants to the other that (i) it has the full right, power, legal capacity and authority to enter into, deliver and fully perform under this Agreement; and (ii) neither the execution, delivery nor performance of this Agreement will result in a violation or breach of any contract, agreement, Order, Judgment, Decree, Rule, regulation or law to which such Party is bound.
- 3.2 Client represents and warrants that any and all specific use/access of the Services provided by Company, whether in part or whole shall strictly take place within a secure environment that shall be under the complete and absolute control of Client. In the instance where Client intends or requires to use the Services in any manner that deviates from the terms of use as documented under this Agreement and its Annexure/s or deploy the same outside the secure environment of Client or provide remote access to a third party, then Client shall promptly notify Company of the same.
- 3.3 Company is in compliance with all applicable Rules, Regulations and laws applicable to provision of the Services.
- 3.4 Company assures and represents that the Services provided shall be of industry standards. In case of downtime of the Services, Company shall provide prior information to Client about the same as per the time lines detailed in this Agreement. It shall provide all the necessary and required support services in case of any technical, system or any other issues faced by Client with respect to the service(s) and Integration features offered by Company.
- 3.5 In the event any technical, system or any other issue(s) is raised by Client with respect to the Services as mentioned in this Agreement, Company shall ensure to respond to the same within Time, as mutually agreed by both the Parties under *Annexure - I* of this agreement. In the event Company is unable to respond to the issues within the Turn Around Time then, Company shall provide a detailed report to Client regarding the reasons for such non-resolution of issues.
- 3.6 Client represents and warrants that it has the consent of its Customers to share any Customer Data to third parties. Client shall ensure that it obtains necessary authorisation/ consent, from its Customers for procurement as well as processing of such Customer Data by Company.

- 3.7 Client expressly agrees that any data retention by Company will be as provided for in *Annexure - I* of this Agreement but is always subject to the customer's consent for which Client has availed Services from Company.
- 3.8 Except as otherwise expressly set forth in this agreement and the relevant annexure, if applicable, company hereby expressly disclaims any representations or warranties, whether express, implied or statutory, including any implied warranties of merchantability, fitness for a particular purpose or non-infringement, and any warranties that may arise from course of performance, course of dealing or usage of trade.

4. CONFIDENTIALITY

Each Party undertakes, covenants and agrees that during the term of this Agreement and perpetually thereafter, either Party shall not disclose or authorize anyone to disclose any tangible and intangible information obtained or disclosed, including all documents, data, software, papers, statements, any business or customer information, trade secrets and all such information shall be deemed by both the Parties to be confidential and proprietary information to them (hereinafter referred to as "**Confidential Information**"). Both the Parties agree that they will not disclose, publish or disseminate the other Party's Confidential Information and shall take precautions to prevent any unauthorized use, disclosure, publication or dissemination of such information, unless required by the order of any court of competent jurisdiction, provided either party consults each other prior to such disclosure (to the extent legally permissible) to enable the affected Party to obtain protective order or waiver on such disclosure. Each Party also agrees that it shall protect the other Party's Confidential Information by exercising the same standard of care as it would for its own Confidential Information (and in no circumstance less than the reasonable standard of care) and the same shall be stored and handled in such a manner so as to prevent its unauthorized disclosure and exploitation. Both the Parties agree that irreparable loss would be caused to the other Party in case of breach of this clause and further that damages would not be an effective remedy to the other Party for breach of this provision and the other Party shall be entitled to an injunction or protective order from a court of competent jurisdiction.

5. INTELLECTUAL PROPERTY

- 5.1 Company represents that to the best of its knowledge it solely and absolutely possesses all rights, titles, interests including intellectual property rights in the Services ("Intellectual Property") and shall keep the same subsisting during the term of this agreement.
- 5.2 Company hereby represents and warrants that it has the full legal right to provide the Services under this Agreement and has the requisite rights to use each and every software and service tools as represented herein. Company expressly states that, as on date and to the best of its knowledge, there is no claim, litigation or legal proceeding pending or threatened against Company with respect to the Services, software or service tools or any component thereof, any infringement or any violation of Patent, Copyright or trade secret or any other proprietary right of any third person. Usage of the Services by Client does not and will not infringe any intellectual property or other proprietary rights of any third party. Client shall have all legal rights granted under this Agreement, with respect to the use of Company's Intellectual Property made available to Client in terms of this Agreement. Such licensing to Client or usage by Client does not and will not, infringe any intellectual property or other proprietary rights of any third party;
- 5.3 Client hereby expressly agrees that all such technology which may be provided or which Client may become aware of during the course of provision of service by Company is the Intellectual Property of Company and Company owns absolute, right, title and interest in the same. Client

shall not create, develop, enhance or modify any part of whole of such Intellectual Property or utilise such Intellectual Property in isolation of the Services rendered by Company.

- 5.4 Client shall not alter, obscure, remove, conceal or otherwise interfere with any eye-readable or machine-readable marking on such Intellectual Property, which refers to Company's Intellectual Property rights. Further, it shall not either directly or indirectly decompile, decipher, disassemble, reverse engineer or resell the Intellectual Property, directly or indirectly authorize any of its employee/personnel/representatives, its Customer/s and/or any of their employee/personnel/representatives to decompile, decipher, disassemble, reverse engineer the Intellectual Property or discover the source code to such Intellectual Property.
- 5.5 Any breach of this section by Client shall be deemed as a material breach of this Agreement.
- 5.6 All trademarks, service marks, trade names, logos or other words or symbols identifying either party are and shall remain the sole and exclusive property of the respective party. Neither Party shall acquire any rights in the marks, trade names and logos whatsoever.
- 5.7 Except as provided in this Agreement, neither party may distribute, sell, reproduce, publish, display, perform, prepare derivative works or otherwise use any of the intellectual property of the other party without the express prior written consent of such party.
- 5.8 It is hereby agreed and acknowledged by the parties that, any and all Customer Data provided by Client and the output provided by Company by use of the Customer Data, shall at all times, be owned by Client. Further, Client has the consent of its Customers to share any Customer Data to third parties.
- 5.9 For the purposes of this Agreement, the term "Intellectual Property" shall mean and include, any and all rights, titles and interests, whether or not registered, in and to any and all Confidential Information, trade secrets, Patents, Copyrights, service marks, Customer Data, logos, business names, Trademarks, trade names, know-how, Designs, utility models, inventions, internet domain names or other intellectual or industrial property rights throughout the world and any application for registration of the foregoing and similar rights of any type under the laws or regulations of any governmental, regulatory or judicial authority, foreign or domestic as well as any and all moral rights, rights of privacy, publicity and similar rights of any type and any other rights equivalent to any of the foregoing in any jurisdiction worldwide.
- 5.10 For the purposes of this Agreement, the term "Customer Data" shall mean and include any data of the Customer of Client provided by the customer to Client with full consent on Client's digital/mobile platform.

6. INDEMNITY AND LIMITATION OF LIABILITY

- 6.1 Each Party shall be responsible and liable to indemnify the other Party, its directors and officers and keep the other party safe and harmless at all times, against any and all proven, actual and direct claims, liabilities, damages, losses, costs, charges, expenses, proceedings and actions of any nature whatsoever suffered by the other party, its directors, managers, officers and representatives directly by reason of the said Party violating any existing laws and regulations to which such Party is subject.
- 6.2 The Company will not also be liable for any direct, actual and loss or damage that Client will incur for any wilful or negligent misuse of any Customer Data shared by Client.

6.3 The liability of Company shall be restricted to a maximum of twelve months Service Fee paid to it by Client in the preceding twelve months from the date of such claim. In case of the number of months being less than twelve months, then amount payable shall be equal to the actual amount of Fee paid in such preceding months. However, Company shall be liable one time upto 10% of amount paid by client, in case of settlement made by Client on account of chargeback or claim arising out of acts of fraud, misrepresentation or any reason attributable to Company or any person assisting on its behalf or through them.

6.4 **Limitation of liability:** neither party shall be liable to the other party or any of its affiliates for any special, incidental, indirect, punitive or consequential damages or any failure or eventuality which arises due to any act and/or omission or is attributable to the data centre of any kind in connection with this agreement.

7. TERM AND TERMINATION

7.1 The Parties herein have already commenced their commercial relationship as setout under this agreement as per subscription period and unless terminated by the parties.

7.2 In the event of breach by either Party of any of the terms hereof, either Party may give notice of such breach and in case of failure by the other party to rectify such breach within fifteen (15) business days from the date of such breach, the other Party may forthwith terminate this Agreement. Termination for breach will not alter or affect the terminating Party's right to exercise any other remedies for breach.

7.3 In the event of any change/revision/amendment of the applicable laws (which includes but is not limited to all applicable statutes, enactments, acts of legislature/ Parliament /Government authority including, Ordinances, Codes, Rules, Bye-laws, Regulations, Notifications, Guidelines, Policies, Decree, Orders of a court or other governmental body having authority, this Agreement becomes void/illegal or unlawful due to such change/revision/amendment, the Parties shall terminate this Agreement with or without prior notice, depending on the circumstances and time provided for the change/ revision/amendment to come into effect. Notwithstanding anything contained in Clause 6 of this agreement, neither Party shall be liable for any indemnity obligations/claim for losses/damages that shall arise merely from the act of termination of this Agreement under the aforementioned circumstances.

8. MISCELLANEOUS

8.1 Force Majeure:

Any delays in or failure of performance by either party under this Agreement shall not constitute default hereunder if and to the extent caused by Force Majeure, which is defined to be occurrences beyond the control of the Party effected, including but not limited to acts of the government authorities, acts of God, fire, flood, explosion, riots, war, rebellion, insurrection, sabotage and non-cooperation of third parties.

8.2 Non-Hire/Solicit:

Each party agrees that neither it nor any of its affiliates will directly or indirectly solicit the employment of or directly or indirectly employ, engage or hire as an employee or consultant any person who is currently employed by or performing consulting services for the other party and who is or becomes in any way related to the performing of services hereunder. However, an employee of each Party opting to look for employment by virtue of a public advertisement, online invitation or advertisement shall not constitute solicitation or hire.

8.3 Assignment:

Either Party may not assign its rights or delegate its duties under this Agreement either in whole or in part without the other Party's prior written consent.

8.4 Notices:

Any notices under this Agreement will be sent by certified or registered mail, return receipt requested, to the respective address of party at its address set out below :

In the case of notices to the Company:

Address:

Delcaper Technologies Private Limited("DISCOVER") (CIN:U72900GJ2021PTC126336), a private limited company incorporated under the Companies Act, 2013 **Corporate office:** B/904, Commerce House, 5, Corporate Rd, Makarba, Ahmedabad, Gujarat 380051.

8.5 Waiver:

It is expressly understood that if either party on any occasion fails to perform any term of this Agreement and the other party does not enforce that term, the failure to enforce on that occasion shall not prevent enforcement on any other occasion.

8.6 Severability:

Each section of this Agreement is severable. If any provision is held unenforceable by a court of competent jurisdiction, such ruling shall not impair any other provision that remains intelligible and all other provisions shall continue in effect.

8.7 Prevailing Document:

This Agreement supersedes, revokes, novates and cancels all earlier contracts, agreements, arrangements and understandings, whether verbal or written, executed between the Parties. In this regard, the parties hereby expressly agree that this Agreement shall be the sole and exclusive binding Agreement. This Agreement shall not be amended, modified, altered or changed in any way except by a writing executed by each party.

8.8 Relationship between the parties and third parties engaged by Client:

Each Party is an independent contractor and is not an agent or employee of the other party, and has no authority to bind the other party by contract or otherwise. In the event where any liabilities, damages or claims arises in relation to or out of the service providers or any third party engaged by Client for the purposes of this Agreement shall be to the account of Client. It is agreed that the payment and resolution of dispute in relation to the above shall be done solely by Client and in the event where Client is required to make any such loss or payments to Company, then, Client shall forthwith make the same.

8.9 Publicity:

Neither of the Parties shall make use of the name and/or trademark/service mark/logo of the other or any of their affiliates / group companies, subsidiaries, associates or any of their customers in any sales or marketing publication or advertisement or in any other manner whatsoever, except as may be permitted in writing by either Party.

8.10 NON-EXCLUSIVITY:

It is clarified that this Agreement is on a non-exclusive basis and the parties hereto are at liberty to enter into similar agreements with other parties.

9. BRIBES, GIFTS, ENTERTAINMENT, FAVOURS, PAYMENTS AND PROCEEDINGS:

- a. Company shall not offer Client's employee any gifts, payments, services or other favour where these would or might appear to improperly influence the employee in performing his or her duties for Client. Client employees should not encourage or solicit gifts, entertainment or services from Company. Gifts of cash or cash equivalents (e.g. gift cards) are prohibited. Consistent with Client's requirement that all business conducted with Client adheres to applicable laws and regulations, the use of bribes, secret compensation or kickbacks is strictly prohibited.
- b. Company confirms that in connection with any transactions undertaken for and on behalf of Client and/or its group member, that it has not and undertake that it shall not: (i) make any payments (including facilitation payments) or transfers of value, offers or promises; or (ii) give any financial or other advantage, make any requests, agreements to receive or accepting any financial or other advantage; in each case either directly or indirectly which has the purpose or effect of or would mean acceptance of or acquiescence in, either directly or indirectly, public or commercial bribery, other unlawful or improper means of obtaining or retaining business or commercial advantage or the improper performance of any function or activity.
- c. Each Party warrants and represents that it is not currently under actual or to their knowledge, threatened investigation or inquiry or being audited by any governmental authority in relation to any offence or alleged offence involving fraud, corruption or dishonesty, and that neither Company nor any of its current owners, directors, officers, employees, sub-contractors or agents have/has been convicted of or pleaded guilty to an offence involving fraud, corruption or dishonesty and that neither the Party nor any such individual has been listed by any government agency or non-governmental organization as debarred, suspended, proposed for suspension or debarment or otherwise ineligible for procurement programs.
- d. Each Party shall promptly report to the other Party any breach or suspected breach of these obligations and all requests or demands for any undue financial or other advantage of any kind received by it in connection with the performance of this Agreement.
- e. Company acknowledges that Client may terminate this Agreement immediately, in the event that Client has a reasonable belief that a breach of this clause has occurred.

10. GOVERNING LAW AND DISPUTE RESOLUTION

This Agreement shall be interpreted in accordance with the laws of India and any dispute arising out of or in relation to this Agreement shall be subject to the exclusive jurisdictions of the courts in Ahmedabad.

- 11. AUDIT AND INSPECTION:** During the Term of the Agreement, Client, its authorized representative (not being competitors of Company), auditors, regulators etc., shall have the right to inspect the office of Company during its normal business hours, its adherence to statutory obligations etc., however, with a prior notice of Seven working days prior to the date of proposed inspection and audit. Client, its authorized representative, auditors, regulators etc., shall be entitled to take copies of such documents as it/they may deem necessary, to which Company undertakes not to raise any objections. However, in an event of discrete or confidential investigation, Company confirms that it is not entitled to for prior notice before such audit or inspection.

ANNEXURE - I

(A) Statement of Work

The Client will be using the following service of Company

To,

Client Organization Name -

Client Representative Name -

Client Address -

Client PAN/GST -

Contact Number -

E-mail ID -

Discover SaaS Services:

Subscription Term:

During the Subscription Term, Customer will receive a nonexclusive, non-assignable, worldwide right to access and use the SaaS Services solely for your internal business operations subject to the terms of this Agreement and up to the approved users count.

Customer acknowledges that this Agreement is a services agreement and Discover will not be delivering copies of the Software to Customer as part of the SaaS Services.

> Seller Portal amount paid on quarterly basis in advance.

**Schedule Value :
(SAAS Charges)**

Pricing Plan* (Discovery / Discovery++)	
Plan Frequency (Monthly/Quarterly/Yearly)	
Additional	
Additional Terms (Marketplace / Premium) -	

*Plan details on www.zlite.in/discover

I hereby agree to all the Delcaper terms & conditions and policies mentioned on www.delcaper.com, www.Zlite.in and www.zlite.in/discover website and portal and any future revisions thereof.

MAINTENANCE

Discover will be undertaking the maintenance of the platform delivered under which any issues related to functionality delivered will be fixed and required hotfix to the platform will be delivered. Along with the fixes any need on data related to compliances or audit will be supported by Discover team.

The rates are excluding GST. The Company shall charge GST or any other levy relating to the transaction at the rates notified or to be notified by the Government from time to time.

We need to look into this list and discover is all about showcasing and not selling

Dangerous Products

- Oil-Based Paint and Thinners (Flammable Liquids)
- Industrial Solvents
- Insecticides, Garden Chemicals (Fertilizers, Poisons)
- Lithium Batteries
- Magnetized Materials
- Machinery (Chain Saws, Outboard Engines Containing Fuel or That Have Contained Fuel)
- Fuel For Camp Stoves, Lanterns, Torches or Heating Elements
- Automobile Batteries
- Infectious Substances
- Any Compound, Liquid or Gas That Has Toxic Characteristics
- Bleach
- Flammable Adhesives
- Arms And Ammunitions
- Dry Ice (Carbon Dioxide, Solid)
- Pressurized Containers
- Narcotic Substances

Restricted Items

- Precious Stones, Gems, And Jewellery
- Uncrossed (Bearer) Drafts / Cheque, Currency, And Coins
- Poison
- Firearms, Explosives, And Military Equipment.
- Hazardous And Radioactive Material
- Foodstuff And Liquor (As per the State & Regional Laws)
- Any Pornographic Material
- Hazardous Chemical Item