Date: 4/7/2022

To,

The Director
Transact Bpo Services Pvt Ltd
No.44/1-1, Ward No.10, Industrial Suburb,
Opp.VaishnaviSaphire Centre,
Yeshwanthapura,
Bangalore -560022

Dear Sir,

Subject: Self declaration to exempt from the PF deductions

With reference to the above subject I would like to opt out form the PF coverage / monthly deductions under the provision of Employees provident funds scheme, 1952 (paragraph 34 & 57) & Employees' pension scheme 1995 (paragraph 24), my monthly Basic wages are above Rs.15000/-therefore I hereby request you to opt me out from the PF deductions.

The Company HR- representative has explained me about the benefits having the Employees provident fund and pension scheme as well.

I hereby request you to consider my request and exclude me from the PF coverage/ monthly deductions under the above provision.



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Employment at Transact is subject acknowledgement and acceptance of service rules, code of conduct, confidentiality and other terms and conditions, applicable to your job level as detailed below:

ATTENDANCE, LEAVE & NATIONAL HOLIDAYS:

- All employees of TRANSACT are provided with HRMS login with ID for attendance login and logout. It is mandatory to maintain punctuality by login at the start of the day and logout of systems at the close of working hours
- Attendance for payroll will be directly captured from the logins, and any gaps will result in deduction of salary
- Late Login: 10mins of grace time is given in a month for 3 days after which the grace time
 will be limited to 5mins. Employee logging in after 5mins of grace time will be considered
 as late half day and attendance for that day will be automatically considered as half day's
 leave.

LEAVE ELIGIBILITY:

- Employees are eligible for 12 CL in a year
- CL is calculated on prorate basis and first CL can be availed only after completion of 30 days of regular attendance. CL has to be used on a monthy basis and cannot be carried forward
- On completion of 3-years, an employee will be eligible for 5days of Annual leave.
- All leaves have to be with prior information and sanction by respective Team Lead/Manager.
- If an employee takes leave without informing the Manager/TL, it will be considered as DLOP(Double Loss of Pay)
- If an employee takes 3 or more than 3 days leave in a week, the weekly off will be shifted to the subsequent week after additional work of 4 days.



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NATIONAL HOLIDAYS:

- Employees are eligible for 12 CL in a year
- CL is calculated on prorate basis and first CL can be availed only after completion of 30 days ofregular attendance. CL has to be used on a monthy basis and cannot be carried forward
- On completion of 3-years, an employee will be eligible for 5days of Annual leave.
- All leaves have to be with prior information and sanction by respective Team Lead/Manager.

SALARY PROCESS:

- All employees of TRANSACT are provided with HRMS login with ID for attendance login and logout. It is mandatory to maintain punctuality by login at the start of the day and logout of systems at the close of working hours
- Attendance for payroll will be directly captured from the logins, and any gaps will result in deduction of salary
- Late Login: 10mins of grace time is given in a month for 3 days after which the grace time
 will be limited to 5mins. Employee logging in after 5mins of grace time will be considered
 as late half day and attendance for that day will be automatically considered as half day's
 leave.



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SEPARATIONS & SETTLEMENTS

- All Resignations have to be routed through respective Team Leads / Managers with prior intimations.
- Serving notice period as per employment terms mentioned in the Appointment order is mandatory.
- Employees discontinuing without prior intimation will be considered as abandoning the employment and will result in no settlements and/or no relieving letters.
- Any terminations resulting due to behavioural issues, disciplinary actions, fraudulence will
 result in non settlement of salary at management's discretion.
- After training it is expected that employees perform duties to full extent as required for the profile. Terminations based on non-performance will result in salary deductions to an extent of 50%.
- Full and final settlements will be processed after 45days from the date of last working day and payment effected on the F&F settlement dates i.e. 15 th or 25 th as applicable.

FINES & DEDUCTIONS

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- Display of ID cards while on duty is mandatory. ID cards with tags are issued at a cost of Rs.100/- and the same is recoverable from salary.
- A fine of Rs.50/- will be imposed if an employee does not display an ID card while in Duty.
- Locker with Keys will be provided at a refundable amount of Rs.200/-. No valuables or mobile phones are permitted at workplace. If mobiles are carried to workplace a fine of Rs.500/- will be imposed and recovered from salary.
- If an employee is involved in any kind of fraudulent activity or has led to any revenue loss to client due to negligence (if any), such amount shall be recovered from the salary of the concerned employee from the respective pay cycle.
- Distancing and use of Mask is mandatory and a fine of Rs.500/- will be imposed for non-use of the same at transact facility.



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GENERAL CONDUCT AND COMPOSURE:

- All employees are expected to be well groomed and be in Business formals on weekdays (Mon-Thur)
- Any communication either directly/indirectly/ or via Email with respective process clients(Transact) should be only with prior approval from respective manager.
- Smoking, Chewing of tobacco is strictly banned in TRANSACT and will result in severe disciplinary action/imposing fines/termination.
- Due to the pandemic fulltime mask-on, distancing and frequent sanitisation is compulsory.

PERFORMANCE MANAGEMENT, TRAINING & REWARDS

- Training at TRANSACT starts from the time of inducting an employee.
- · On the Job training is a regular feature.
- There will be regular quality and performance monitoring by respective team leaders / managers.
- On an annual basis there will be performance evaluation and this will result in salary

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revisions as applicable to respective job levels.

- Beyond work performance all at Transact will be also evaluated for adherence of Transact values, behaviours and general work rules.
- Employee will be eligible for the appraisal only after completing 1 year as per Performance Management system prevailing at Transact.

NON DISCLOSURE & CONFIDENTIALITY AGREEMENT

As a part of employment at Transact, it is mandatory for all employees to sign agreement of Non- Disclosure & Non Competent Agreement and also maintain confidentiality while and after employment with the company

It is assumed that employee would not, in the proper course of duties disclose or divulge to any person or persons information of a trade secret or confidential nature acquired by employee during the period of such employment relating to the trade or business of the company, or to the method, process, appliances, machinery or plant used by it or to any experiments or research.

While employee rendering services to the Company, employee will not engage in any other gainful employment, business or activity without the written consent of the company/former employee of the company.

Employee shall not attempt to solicit, induce, recruit, encourage or take away Clients/Employees/Customers of the Company, either for employee or for any other person or entity

POSH POLICY

Prevention of Sexual Harassment and Complaint Procedure

Transact specifically prohibits workplace sexual harassment. Workplace or work related sexual harassment of employees is unlawful and will not be tolerated. To achieve our goal of providing a workplace free from sexual harassment, we have included in this policy definitions and examples of conduct which will not be tolerated and have provided a procedure by which employees who believe they have encountered sexual harassment can formally complain. As Transact takes sexual harassment seriously, we will respond promptly to complaints of sexual harassment by conducting an investigation and, where it is determined that such inappropriate conduct has occurred, we will act promptly to eliminate the conduct and impose such corrective action as is necessary.

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1.1 Definition of Sexual Harassment

Sexual harassment is any unwanted, unwelcome or uninvited behaviour of a sexual nature which makes a person feel humiliated, intimidated or offended. Sexual harassment can take many different forms and may include physical contact, verbal comments, jokes, propositions, the displaying of offensive material or other behaviour which creates a sexually tense or hostile working environment.

All employees have a responsibility to:

- Comply with the organization's sexual harassment policy.
- Offer support to anyone who is being harassed and let them know where they can get help and advice.
- Maintain complete confidentiality if they provide information during the investigation of a complaint



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1.2 Complaints of Sexual Harassment

Sexual harassment is any unwanted, unwelcome or uninvited behaviour of a sexual nature which makes a person feel humiliated, intimidated or offended. Sexual harassment can take many different forms and may include physical contact, verbal comments, jokes, propositions, the displaying of offensive material or other behaviour which creates a sexually tense or hostile working environment.

- (1) Immediately contact your supervisor and advise him/her of the situation so that, if necessary, action to alleviate an immediate problem can be taken or, if the situation involves your supervisor, inform the HR Head immediately;
- (2) Submit a written report so that the situation can be further addressed. All reports must be in writing. All reports must be submitted to either of the following individuals:
- POSH COMMITTEE MEMBER
- The Presiding Officer (HR HEAD)
 These individuals are also available to provide information to you about our policy on sexual harassment and our complaint process

1.3 Sexual Harassment Investigation

When we receive a written complaint of sexual harassment, we will promptly conduct an investigation. The investigation will be conducted in such a way as to maintain confidentiality to the extent practicable under the circumstances. Our investigation typically will include a private interview with the person filing the complaint and may include interviews with other witnesses. We will also typically interview the person alleged to have committed sexual harassment. When we have completed our investigation, to the extent appropriate, we will inform the person filing the complaint and the person alleged to have committed the conduct of the results of the investigation.

1.4 Disciplinary Action

If it is determined that an employee has engaged in conduct prohibited by this policy, we will take appropriate action which may include disciplinary action upto and including termination.

Note: The above rules and schedules of agreements will be modified from time to time as per business requirements and the same will be implemented as per management's discretion



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Declaration by the employee

All the above service rules, NDA,confidentiality clauses and POSH compliances have been read out to me / understood and I, Mr./Ms./Mrs **TestDelete** Employee ID 12918 agree to comply as per my terms of employment at TRANSACT BPO SERVICES INDIA PVT. LTD.

Name: TestDelete

EMP ID: 12918



Employee Code: 12918

NON-DISCLOSURE AND NON-COMPETITION AGREEMENT

This agreement is signed between TRANSACT BPO SERVICES INDIA PVT. LTD., located at No.44/1, Industrial Suburb Ward No.10, Opp. Vaishnavi Saphire Centre/ Shell Petrol Bunk, Yeshwantpur, Bangalore 560 022 and Mr./Ms. **TestDelete** TGID: 12918 Residing at as a part of the Company's efforts to protect its property, goodwill, and competitive position. In consideration of employment, promotion, the payment of cash, or the award by the Company, I am entering into this Agreement and agree as follows:

- 1. The Company is engaged in the information management, customer management, employee care, and collection industries within India. The Company extends its services.
- 2. The Company currently has three primary business segments: (i) Customer Care, which provides outsourced customer care services, and professional and consulting services to in-house customer care operations; (ii) Information Management, which provides billing and information solutions; and (iii) Employee Care, which provides human resource business process outsourcing (HR BPO) solutions. The Company develops and utilizes technology, models, programs, data, research and development, concepts, goodwill, customer relationships, training, and trade secrets. The success of the Company and each of us are directly predicated on the protection of its knowledge and information. I acknowledge that in the course of employment with the Company, I will be entrusted with, have access to and obtain intimate, detailed, and comprehensive knowledge of confidential and/or proprietary information ("Information"), including information or financial information concerning: (i) the Company's processes, practices and procedures; (ii) the Company's customers, clients and employees; (iii) the Company's advertising and marketing plans; (iv) the Company's strategies, plans, goals, projections, and objectives; (v) the Company's research and development activities and initiatives; (vi) the strengths and weaknesses of the Company's products or services; (vii) the costs, profit margins, and pricing associated with the Company's products or services; (viii) the Company's sales strategies, including the manner in which it responds to client requests and requests for information or requests for proposals; (ix) the Company's business, including budgets and margin information, and (10) matters considered confidential by the Company, its customers, or suppliers, including information considered confidential by such customers' or clients' customers, vendors, or other third-party providers, and any information of a third party that the Company designates as confidential (e.g., third-party information accessed or used by me during my employment). I agree that the Information is highly valuable and provides a competitive advantage to the Company. I further agree that, given the Indian market in which the Company competes, confidentiality of the Information is necessary without regard to any geographic limitation.

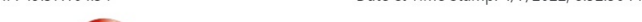


Employee Code: TG12918

3. Both during and after employment with the Company, I agree to retain the Information in absolute confidence and not to use or permit access to or disclose the Information to any person or organization, except as required for me to perform my job with the Company. Upon termination of employment with the Company for any reason, I agree to return to the Company, its successors or assigns all information in tangible form, all devices, computer disks or other electronic or magnetic storage media, records, data, proposals, lists, specifications, drawings, sketches, materials, equipment, other documents or property together with all copies (in whatever medium recorded).

- 4. I recognize the need of the Company to prevent unfair competition and to protect the Company's legitimate business interests. Accordingly, I agree that, after my employment with transact following any termination or separation (for any reasons), I will not accept employment form any if the company's client or vendors, neither will I reach out to them for any business requirement through a competitor.
 - i. providing, selling or attempting to sell, or assisting in the sale or attempted sale of, any services or products similar to those services or products with which I had any involvement or Information during my employment with the Company (including any products or services being researched or developed by the Company during employment with the Company); or
 - ii. Providing or performing services that are similar to any services that is provided to or performed for the Company during my employment with the Company

 For purposes of this provision, a "Competitor" is any business or entity that, at any time during the two-year period following termination or separation, provides or seeks to provide, any products or services (including those being researched or developed) similar to or related to any products sold or any services provided by the Company or with which had any involvement or Information at any time during my employment with the Company (including those services or products being researched or developed during my employment with the Company). "Competitor" includes, without limitation, any company or business that:
 - i. provides information services and/or software to third parties (including but not limited to all segments of the communications industry, such as wireless, wire line, cable, cable telephony, broadband, direct broadcast satellite and the Internet);
 - ii. provides outsourced customer management and/or customer care services
 (including but not limited to customer service; offshore capabilities; business process
 outsourcing; customer retention; direct response; technical support services; B2B
 sales and marketing services; consumer sales and marketing services; back-office
 services; and collection services/accounts receivable management);
 - iii. Is a customer of the Company where my position with such customer would involve or relate to the services or products that the Company does or did provide to such customer.





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This restriction will be limited to the geographical area where the Company is doing business and the geographic area where the Company markets its products and/or services at the time of termination of employment

- 5. During employment and for a period of two years following termination or separation from the Company for any reason, I will not directly or indirectly, through any person or entity, communicate with (i) any of the Company's customers from which the Company generated revenue during the two years preceding termination or separation; or (ii) any prospective customers known to me during the two-year period prior to termination or separation, for the purpose or intention of attempting to sell any Competitor's products or services or attempting to divert business from said customer or prospective customer away from the Company.
- 6. In the event of uncertainty as to the application of this Agreement to any contemplated employment opportunity or business activity, I agree to inquire in writing of the Company's Director, specifying the contemplated opportunity or activity. The Company will attempt to respond within ten (10) business days following receipt of said writing. In no event will the Company's failure to respond within ten business days constitute a waiver of any of the provisions of this Agreement.
- 7. All ideas, inventions, discoveries, concepts, trademarks and other developments or improvements, whether patentable or not, conceived by me, alone or with others, at any time during my employment, whether or not during working hours or on the Company's premises, that are within the scope of or related to the business operations of the Company ("New Developments"), shall be and remain the exclusive property of the Company. I shall do all things reasonably necessary to ensure ownership of such New Developments by Company, including the execution of documents assigning and transferring to the Company all rights, title and interest in and to such New Developments, and the execution of all documents required to enable the Company to file and obtain patents, trademarks, and copyrights in the United States and. foreign countries on any of such New Developments. I agree to make prompt written disclosure to the Company, to hold in trust for the sole right and benefit of the Company, and hereby assigns to the Company all right, title and interest in and to any ideas, inventions, original works of authorship (published or not), developments, improvements or trade secrets that I may solely or jointly conceive or reduce to practice, or cause to be conceived or reduced to practice, during employment with the Company. I acknowledge that all original works of authorship that are made by me (solely or jointly with others) within the scope of my employment and that are works made for hire.



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I agree to keep and maintain adequate records (in the form of notes, sketches, drawings and in any other form that may be required by the Company) of all New Developments, which records shall be available to and remain the sole property of the Company.

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8. I agree not to disparage or act in any manner that may damage the business of the Company or that would adversely affect the goodwill, reputation, and business relationship of the Company with the public generally, or with any of its customers, clients or myself. This provision is not intended to prohibit competition not otherwise restricted by this Agreement.

- 9. I will not, directly or indirectly, attempt to or actually induce, persuade, or entice any: (i) Company employees, for a period of two years following my termination or separation (for any reason), to terminate such person's employment relationship with the Company or accept employment with a Competitor; or (ii) current or former Company, without limitation, to violate any of such person's non-compete and/or non-solicitation and/or non-disclosure and/or non-disparagement agreements) with the Company.
- 10. During employment by the Company and for a period of two years following termination or separation (for any reason), I will, before accepting an offer of employment from any person or entity, provide such person or entity a copy of this Agreement.
- 11. I represent that I will not be bound by any agreement or other duty to a former employer or any other party that would prevent me from complying with any obligations hereunder
- 12. I further agree and consent that this Agreement and the rights, duties, and obligations contained in it may be and are fully transferable and/or assignable by the Company, and shall be binding upon and inure to the benefit of the Company's successors, transferees, or assigns.
- 13. I further agree that any breach or threatened breach of this Agreement would result in material damage and immediate and irreparable harm to the Company. I further agree that any breach of the covenant not to compete described herein would result in the inevitable disclosure of Company's confidential, proprietary and trade secret Information. I therefore agree that the Company, in addition to any other rights and remedies available to it, shall be entitled to obtain an immediate injunction, whether temporary, preliminary, or permanent, in the event of any such breach or threatened breach by me. I acknowledge that the prohibitions and obligations contained in this Agreement are reasonable and do not prevent my ability to use my general abilities and skills to obtain gainful employment. Therefore, I agree that I will not sustain monetary damages in the event that Company obtains a temporary, preliminary or permanent injunction to enforce this Agreement.
- 14. I understand and acknowledge that the Company is incorporated, has its headquarters, and conducts substantial business and operations in the State of Karnataka of India. Accordingly, I agree that this Agreement shall



Date : 4/7/2022

Employee Name: TestDelete

Employee Code: TG12918

be governed by the laws of the State of Karnataka, without giving effect to any conflict of law provisions. I further voluntarily consent and agree that the state or courts located in Bangalore, Karnataka, India: (i) must be utilized solely and exclusively to hear any action arising out of or relating to this Agreement; and (ii) are a proper venue for any such action and said courts can appropriately exercise personal jurisdiction over me for any such action

- 15. This Agreement supersedes and replaces any prior Non-Disclosure and Non-competition Agreement(s) (or Non-Disclosure Agreement(s). To the extent that any portion of this Agreement is deemed unenforceable as to the application to specific facts and circumstances, such portion may, without invalidating the remainder of the Agreement, be modified to the limited extent necessary to cure such unenforceability. Where a curing modification would be ineffective, related portions of my prior agreement(s) (in order of recency) will be deemed substituted as to the specific facts and circumstances at issue.
- 16. This Agreement does not obligate Company to employ me for any period of time.

bute: 1/1/2022
Name : TestDelete
☐ I have read the PF Declaration, Service Rules and Non-Disclosure aggreement
Enter your name to authorize : Demo

Note: You have to submit the downloaded copy for payroll activation