In a sent 14200 force in the road	Digitally Signed By: BHARTI AIRTEL LIMITED Date: 20-Jul-2023 07:46:30 PM IMSI No: 40581915110 SIM No: 899181913250 tatus of Subscriber*	021200165181
Name* Father s/Husband's name* Forder Mate Female Date of Birth* PAN/GIR No. Complete Local Residential Address - House No.* Lind Land Mate Sept Side Side Side Side Side Side Side Side	Bulk Foreign National Foreign Tourist and	Outstation Ship Personnel Delay
Locality/Tehsil* Complete Permanent Residential Address - House No. Locality/Tehsil Tariff Plan Applied* Alternate Contact No. (if any): Home To avoid unwanted telemarketing calls and messages, register your telephone SUPPORTING DOCUMENTS SUBMITTED BY CUSTOMER/APPL	Street Address/Village State/UT State/UT State/UT State/UT State/UT State/UT Mobile Susiness Mobile Mobi	1401245849 (3)
Photo ID Proof type* Place of Issue* Address Proof document type* Place of Issue* PASSPORT & VISA DETAILS OF FOREIGN NATIONALS/FOREIG Passport No. IN CASE OF OUTSTATION APPLICANTS Local Reference* NAME City / Town Pincode	N TOURIST Local Contact Number FORM 60/61 (Tick the box applicable to you)	Televings Communications Services By Line A.33, Kalash Colony New Deline 11, 018
- A CONTROL OF A C	3. Amount of transaction ange where the last return of Income was filed CUSTOMER'S DECLARATION Orm ('CAF') as mentioned on the face and also the CAF have been filled in/provided by me/us are CAF or improper documents submitted by services anytime without any notice/refunds. Which telecommunications services would be any the charges for the services subscribed. In a residing at the address provided in CAF and online my/our acceptance to be subject to any liet. Customer Signature*	makes the payment in cash in respect of transaction specified in cause In space of the transaction, specified in clauses(a) to (h) of the rule 1148 6. Signature To Jantosh Reddy To Jantosh Reddy
Agent Name Agent Name PSAPH YDE OLG STSD We confirm Retaller having ensured that Customer has filled in CAF completely and has submit completeness of CAF in all respects.	Date 2 3 1 2 2 3 2 3 3 3 3 3 3 3 3 3 3 3 3 3	S. AARNCIES
Distributor Code DRAPHYDE 00006 Signature Thereby confirm that the documentary requirements regarding subscriber verification have been company's database before activation of SIM. I further confirm that in case of outstation eastorner, local referee has been Signature. Signature	'EMPLOYEE'S DECLARATION	tion
Name Retailer Sign & stamp SUPPORTING DOCUMENTS SUBMITTED BY CUSTOMER/APPL	SIM No. Mobile Number Document No.*	021200165181 Date of issue*

Terms and Conditions for the Customer Application Form - Prepaid

Upon the Person (as defined hereinafter) named overleaf signing this Customer Application Form and submitting the same to Unitech Wireless (Tamilnadu) Pvt. Ltd. (Erstwhile Unitech Wireless (South) Private Limited)**, a company registered under the Companies Act, 1956, having its registered office at Basement, 6, Community Center, Saket, New Delhi - 110 017 (hereinafter referred to as "Company", which expression shall, unless the context requires otherwise, include its successors-in-interest and permitted assigns) and upon Company accepting the same, a binding agreement has come into force between such Person (hereinafter referred to as the "Subscriber") and Company ("Agreement"). The terms and conditions of the Agreement are as follows: DEFINITIONS

(Unless the context of this Agreement otherwise requires words of any gender are deemed to include those of the other gender) (a) "Charges" shall mean all the lees, charges/farilfs, interconnection costs and rates chargeable by Company from the Subscriber from time to time for providing the Services including all the fees, taxes, charges etc. levied under the applicable Law; (b) "Equipment" shall include any Global System for Mobile communication (GSM) compatible cellular mobile telephone and/or any other equipment which has a valid IMEI number and which can be used along with the SIM Card for connecting to the Network in order to avail the Services; (c) "Government" or "Government Authority" shall mean any applicable local, municipal, state, central or other governmental, semi-governmental, administrative, fiscal or judicial body, department, commission, authority, tribunal, agency or entity in India, including the Department of Telecommunications, Government of India (DoT) and Telecom Regulatory Authority of India (TRAI); (d) "Law" shall mean any law, statute, ordinance, rule, regulation, bye-law, guideline, policy, order, direction, notification or other pronouncement having the effect of law of any Government Authority, as currently interpreted and administered; (e) "License" shall mean the relevant license(s) including amendments, if any, granted by the DoT to Company under the applicable Law for provision of the Services; (f) "Network" shall mean the telecommunication network owned or used by Company for providing the Services: (g)"Person" shall mean any natural person, limited or unlimited liability company, corporation, partnership, proprietorship, Hindu undivided family, trust, union, association, government or any agency or political subdivision thereof of any other entity that may be treated as a person under applicable Law; (h) "Recharge" shall mean loading of airtime value on, and/or extending the validity period of the SIM Card for availing the Services through a secret code printed on the physical coupon or through any other mode including without eu bation, electronic mode; (i) "Services" shall mean all the prepaid cellular mobile telephony services and such other value arbeing evices, as may be provided by Company from time to time; (j) "SIM Card" shall mean the Subscriber Identification Modulaer to avain prepaid card or microchip programmed with data which is used with the Equipment to gain access to the Network in recital "she Services; (k) "Company Prepald Recharges" or "UPR" shall include the Iff vouchers, riders, validity vouchers, electronic Recharge etc. that may be physical recharge coupons, slips, e-Tor made available by Company in differtions from time to time for Recharge of the SIM Cards, on the terms & conditions mentioned on/applicable for the resp

COMMENCEMENT

This Agreement shall commence upon Company activating the SIM Card of the Subscriber and shall continue subject to other terms of this Agreement and the terms of the License, as per the plants)/scheme(s)/Services(s) chosen by the Subscriber. Any payment made by the Subscriber to Company shall not create any right in favour of the Subscriber until activation of the SIM Card by Company. In addition, Company reserves the right to verify the particulars and documents provided by the Subscriber and de-activate the SIM Card even after activation if any discrepancy is found therein or in compliance of the applicable Law. The grant of connection and subscription to the Services is at the sole discretion of Company and Company reserves the right to reject any application for any reason without any liability whatsoever.

PROVISION OF SERVICES

- Company agrees to provide the Services to the Subscriber subject to the terms and conditions of this Agreement and the terms of the License. Company shall provide the Subscriber a SIM Card, a PIN (Subscriber's security Code) and a personalized cellular mobile service number ("Mobile Number") to enable the Subscriber to use the Services. Company shall, in its sole and absolute discretion, allot the Mobile Number to the Subscriber and the Subscriber shall have no right whatsoever to get a particular Mobile Number allotted from Company.
- 3.2 Company does not guarantee hundred percent Network coverage. The Services shall be available only within the coverage area of the Network in the respective telecommunication circles and shall be subject to tie ups with other network operators in other telecommunication circles. In view of the aforesaid and otherwise, the Subscriber shall always be responsible to check and verify in detail the Network coverage at the time of soliciting the subscription to the Services as well as at the time of going out of the home network to ascertain the availability of the Services in the area where he intends to use the Service.
- 3.3 Company shall be at liberty to provide the Services under any brand name. All the value added services available with Company shall not be made available to the Subscriber. Company is entitled to change, vary, add or withdraw any or all value added services and/or to vary the Charges/prices of these services at its sole discretion.
- 3.4 Company shall, subject to applicable Law, be entitled to send to the Subscriber various information on his Mobile Number through Short Message Service (SMS) or otherwise. Company, may at its sole discretion, vary, alter or amend any term(s) and condition(s) for providing the Services due to regulatory, administrative and/or commercial compulsions or for any other reason considered necessary in the interest of business operations. Company shall also have the right to amend the Customer Application Form if so required for the proper provisioning and conduct of the Services or in public interest or if mandated by any change in the applicable Law or consequent to the change in the terres on the License.
- 3.5 The SIM card shall be activated as per the process prescribed by the DoT and as adopted by the Company and may change from time

TARIFES & CHARGES

- 4.1 The Charges shall be as per the prevalling tariff applicable for the Services at the time of usage of the Services. Subject to applicable Law, Company reserves the right to vary the Charges, validity or any other terms and conditions applicable on the SIM Card/Services at any time, at its sole discretion. The Subscriber hereby agrees that any change in the Charges or the related terms & conditions, schemes etc. communicated inter-alia through SMS, Interactive Voice Response ("IVR") system. General Packet Radio System ("GPRS") or through any other mode communicated by Company from time to time etc. shall be a valid and proper Intimation.
- 4.2 Any increase/addition in taxes, levies, duties or any other statutory charges etc. (present/future) shall be to the Subscriber's account without any notice and shall at all times be deemed to be part of the Charges. In case of loss or damage of the SIM Card, the Subscriber may apply to Company for a new SIM Card, the issue of which shall entail all the applicable Charges.

VALIDITY AND RECHARGE

- 5.1 In order to avail the Services continuously, the Subscriber shall be required to Recharge his SIM Card by purchasing the relevant UPR, from time to time. However, Company reserves the right to stop/modify such Recharge at its sole discretion.
- 5.2 The validity period of the Services shall be counted from the date of activation. In case of Recharge, the validity period shall be computed from the date of Recharge.
- 5.3 If the Services are recharged before the expiry of the validity period or within certain time period of the grace period (after expiry of validity period), as communicated by the Company from time to time, then residual credit, if any, shall be carried forward to the next validity period. Further, in case, the Services are not recharged within the grace period, the Services stand disconnected and the Mobile Number may be cancelled and allotted to another Subscriber as per discretion of the Company.
- 5.4 Services under the Agreement may be terminated by the Company, at its sole discretion, if there is no usage on the Mobile Number, i.e. no voice call or recharge or SMS or data, for a continuous period as per the relevant tariff plan opted by the Subscriber. No refund will be given for any unused talk time balance or any payments made towards any subscription services. In case of such termination, the Mobile Number may be allocated to another customer, as per Company's sole discretion. This shall in no way limit the rights and remedies available with Company as per other terms and conditions of the Agreement.
- 5.5 The Subscriber may call Company's IVR system in order to know the residual balance left in his account.

SUSPENSION AND DISCONNECTION

- 6.1 Company shall use all reasonable efforts to make the Services available to the Subscriber at all times. However the quality, functionality, availability and/or reliability of the Services may be affected, and/or Company is entitled to, without any liability whatsoever, to refuse, limit, suspend, vary or disconnect the Services, in whole or in part, at any time, at its sole discretion with respect to one/all Subscribers, without any notice, for any reason which is found reasonable by Company including but not limited to the following: (a) Enactment, passing and issuance of a new Law, including changes in the existing Law, prohibiting and/or suspending the rendering of the Services; (b) Limitations/interference caused by topographical, aeographical, atmospheric, hydrological and/or mechanical conditions in proper transmission of the radio frequencies; (c) Technical failure/modification/ upgradation or variation, relocation, repair and/or maintenance of the systems/equipments used by Company to provide the Services; (d) To combat potential fraud, sabotage, willful destruction, act of the firm nuisance etc.; (e) If the Services are used in any manner, which violate any Law or adversely affect or Interfere in a supper, the rendering of Services by Company; (f) Any discrepancy found/wrong particular(s) provided by the Subscriber in the Customer Application Form; (g) Breach of any terms and conditions of this Agreement on the part of the Subscriber; (h) It undering of Services becomes impossible in view of the problems arising on account of interconnection between Company of archer telegon service providers; (I) Any other reason found to be reasonable by Company warranting suspension/distress and of Sep/Ices; and (j) Act of God. fire, riots, strike, lock out, war, acts of terrorism, armed rebellion, civil commotion or any other factor syond the control of Company which makes the rendering of Services impossible.
- 6.2 If the Services are suspended due to any of the factors mentioned hereinabove. Company reserves the right to charge the Subscriber for reconnection thereafter.

OBLIGATIONS OF THE SUBSCRIBER

- 7.1 The Subscriber hereby represents and warrance Company that all the information provided in the Customer Application Form is true and correct and the Subscriber shallor stolely responsible and liable if the same is found incorrect or misleading. The Subscriber also agrees to provide further a town ation and when required by Company, and to comply with all directions, guidelines, Instructions etc. issued by Company relating the Network, Services and any/all matters connected therewith of incidental thereto. The Services agreed to be provided by Company under this Agreement shall always be subject to verification of the Subscriber's credentials and documents and if at any point of time, any information and/or documents turnished by the Subscriber to Company is/are found incorrect, incomplete, misleading or suspicious, Company shall be entitled, in its sole discretion, to suspend/terminate the Service forthwith and forfeit the unused talk time balance or any payments made towards any subscription services without giving any further notice to the Subscriber. No refund will be given for the unused talk time balance or any payments made towards any subscription services.
- 7.2 The Subscriber shall be liable to pay Company all the Charges for the Services provided to the Subscriber by Company, including applicable Charges for the value added/supplementary Services and other payable Charges or levies as published and notified by Company from time to time, whether or not the Services have been used by the Subscriber himself;
- 7.3 The Subscriber hereby agrees that the SIM Card is and shall always be, the sole property of Company and the same shall be returned by the Subscriber to Company upon termination, deactivation and/or temporary suspension of Services. The Subscriber shall use only such Equipment that has been approved by the DoT for use with the Network. In addition, it shall be the sole responsibility of the Subscriber to ensure that the Equipment is compatible to the frequency allocated to Company and the other respective roaming service providers in order to avail the Services.

- 7.4 The Subscriber shall, at all times, ensure safekeeping of the SIM Card, original receipt of payment and any document as the same may be required during interface with Company from time to time. Company shall not be whatsoever for any loss or liability incurred by the Subscriber resulting from the unauthorised use of the SIM Card SIM Card is lost, misplaced or stolen from the Subscriber ("Lost SIM Card"), the Subscriber shall inform Company as soon to suspend all the Services in relation to the Lost SIM Card. On receipt of such information from the Subscriber, Company duly authorised to suspend all or any part of the Services and/or disconnect the SIM Card form the Network. Notwithstand aforesaid, the Subscriber shall be liable to pay Company the Charges for the Services availed through the Lost SIM Card by Services to the Lost SIM Card are suspended by Company. No credit shall be given on the available balance of the Legit SIM Card to the Subscriber.
- 7.5 The Subscriber shall not use or cause or allow any Person to use the Services for any Immoral, indecent, unlawful or abtrsive purpose, or for sending obscene, indecent, threatening, harassing, unsolicited messages, or messages affecting/infringing upon national or social interest, nor create any damage or risk to Company or its Network or Subscribers or any other Person and Company reserves the right to suspend the Services to such Subscriber on happening of any such event. Any such infringement or misuse shall under no circumstances be attributable to Company and the Subscriber shall be solely responsible for all such acts. The Subscriber hereby agrees to indemnify and hold harmless Company and its officials/representatives against all suits, costs, damages or claims of any kind arising out of any act or omission or misuse of the Services by the Subscriber or any other Person with or without the Subscriber's consent.
- 7.6 The Subscriber hereby agrees to indemnify and hold Company harmless against any claims for libel or slander arising out of communications sent or received by the Subscriber on the Network and for any claims arising out of any infringement or violation of copyright by the Subscriber or by any one else using the SIM Card of the Subscriber. The Subscriber hereby agrees to indemnify, keep harmless and defend Company at his own expense from and against all claims arising as a result of breach of this Agreement by the Subscriber or by any Person acting for or on behalf of the Subscriber.
- 7.7 The Subscriber shall comply with any instructions/directions/notifications, etc. issued by any Government Authority and/or Company, from time to time, and also with the applicable Law concerning the Subscriber's access to and use of the Services and procurement of the Equipment including but not limited to relevant tax laws and import control regulations.
- 7.8 The Subscriber hereby agrees that any request/communication received from Subscriber's Mobile Number on Company's IVR system, GPRS or SMS or any other mode communicated by Company from time to time shall be deemed to be a valid request/communication from the Subscriber. However, nothing herein shall apply to the notices to be given by the Subscribers under provisions of this Agreement.
- 7.9 For change/addition/deletion of any features from the Services or for subscribing to any additional/supplementary Services/schemes/plans, the Subscriber shall fill up the requisite form and be bound by the additional terms thereof. Any change or withdrawal from any supplementary services etc. shall not entitle the Subscriber to any refund or adjustment of the money already paid, billed or to be billed under the additional terms.
- 7.10 If, as the result of a system failure, arising from the tampering of the Equipment and/or the SIM Card, there is any utilisation of the SIM Card in excess of the value of the talk time for which it has been issued or Recharged by Company. Company shall be entitled to claim from the Subscriber, the Charges for the talk time which is in excess of the value to the credit of the SIM Card. In arriving at such excess utilisation, the billing records generated by Company Network shall be conclusive and binding on the Subscriber who shall accept the same and pay Company accordingly. In addition to the above, Company, in its sole discretion, shall be entitled to disconnect the Services to such Subscriber with immediate effect.

PRIVACY POLICY & REGULATIONS

- The Subscriber hereby undertakes that he shall use the Services of the Company in lawful manner and hereby agrees to indemnify and hold harmless Company and its official/ agents from all claims arising out of any misuse of the Services or to non adherence to the Security Policy of the Company.
- 8.2 The Subscriber understands that the information collected herein is necessary and as per requirements of the D.O.T and further gives unconditional consent to the Company to use, transfer his/her personal information (including sensitive personal information) or other such information so collected by the Company for all purposes necessary as per the Security Policy of the Company.
- 8.3 The Subscriber further acknowledges and agrees that he/she has read and accepted the terms and conditions of the Company's Security Policy for handling of or dealing in personal information including sensitive personal data or information accessible and available at the Company's web site and the same forms part of this CAF. The Subscriber is advised to regularly visit the web site of the Company to keep himself/herself updated with the said Security Policy.
- 8.4 Security Policy shall mean the Security policy of the Company available on the website of the Company and forms part of this CAF related to usage, rules and regulations, privacy policy and user agreement for access-or usage as amended from time to time.

TRANSFER/ASSIGNMENT

- The Subscriber shall not assign any right or interest under this Agreement to any Person without the prior written consent of Company, Further, the Subscriber shall not assign/transfer/re-supply/ lease/rent or create any charge/lien on the SIM Card or the Services provided by Company, without prior permission of Company. Any transfer affected in contravention of the express terms contained herein, shall not absolve the Subscriber of his primary and sole Bability towards Company for the Charges leviable in respect of such SIM Card.
- 9.2 The Parties hereby expressly agree that Company's acceptance of payment from a Person other than the Subscriber for the SIM Card or for any other Services availed by the Subscriber shall not amount to or construed as an acceptance/consent/acquiesce on the part of Company to any transfer/assignment of the SIM Card and/or any of the rights and obligations of the Subscriber under this Agreement to such Person.

10 DISCLAIMER OF LIABILITY

- 10.1 The Parties hereby agree that Company makes no representation or warranty other than those expressly set forth in this Agreement. Company expressly disclaims all other warranties expressed or implied, including, but not limited to any implied warranty or merchantability or fitness for a particular purpose.
- 10.2 The Subscriber hereby waives and agrees to continue waiving any/all claims for any loss, delays, costs, expenses, fees, judgments, damages, direct, incidental or consequential, arising out of any mistakes, omissions, interruptions, delays, errors, defects or other failures with respect to Company or the billing arrangements/IVR system/Network.

10.3 Notwithstanding anything contained in this Agreement, but subject to the applicable Law. Company shall not be liable in any manner whatsoever to the Subscriber or any Person claiming under/ on behalf of the Subscriber, for the following:

- (a) any loss or damage whatsoever or howsoever caused, arising directly or indirectly in connection with this Agreement, the Services, their use, application or otherwise except to the extent to which it is unlawful to exclude such liability; (b) any consequential loss of profits, business opportunity, revenue, goodwill or anticipated savings; (c) any act of commission or omission of any franchisee/business associate/distributor/channel partner/dealer/retailer/third Person/supplier of Company: (d) any delayed activation of the SIM Card; (e) any dealings of the Subscriber with any Person that is not authorised by Company to deal on its behalf; (f) for any failure/deficiency on the part of Company in carrying out its obligations under this Agreement by reason of factors which are beyond the control of Company such as atmospheric conditions, Acts of God, nots, change in applicable Law, war, armed rebellion, nots, fire, theft, strikes, lock-outs, civil commotions, act of Government etc. and any other force majeure conditions due to which the Services are affected.
- 10.4 In the event, any exclusion contained in this Agreement is held to be invalid by a competent Authority and Company is liable for loss or damage that otherwise it would not have been liable for, such liability shall be limited to the cost of the Services actually paid by the Subscriber to Company during the relevant period.

GOVERNING LAW AND JURISDICTION

11.1 The validity, construction/interpretation and performance of this Agreement shall be governed by and in accordance with the laws of India. This Agreement and all the disputes, differences, claims, rights and obligations arising from, out of, or in relation to this Agreement shall be subject to the exclusive jurisdiction of the courts and tribunals in Delhi, India.

12 TERMINATION

- 12.1 Notwithstanding anything contained in this Agreement, Company shall be entitled to terminate this Agreement and the Services on happening of any of the following events: (a) the License is suspended, terminated, nationalised or taken over by the Government; (b) the Subscriber provides incorrect, misleading or fraudulent information to Company; (c) the Subscriber fails to comply with the applicable Law in relation to availing and use of the Services; and/or (e) the Subscriber commits breach of any term of this Agreement.
- 12.2 The Parties hereby agree that the termination of this Agreement under the preceding provisions shall be without prejudice to and in addition to any right or remedy available to the terminating Party under the applicable Law. Notwithstanding the termination of this Agreement for any reason whatsoever, Company shall be entitled to recover all outstanding Charges and dues from the Subscriber.

13 MISCELLANEOUS

- 13.1 The Parties hereby agree that this Agreement has been duly authorised and executed and is valid, binding and enforceable under the applicable Law. The Parties hereby agree that invalidity or unenforceability of any of the provision of this Agreement shall not affect the validity of the remaining provisions hereof. Any invalid provision in this Agreement shall be replaced. Interpreted or supplemented by the Parties, as the case may be, in such a manner that the remaining provisions of this Agreement can be enforced and the intended economic purpose of this Agreement is achieved. This Agreement and the provision of Services hereunder are subject to the applicable Law, including, but not limited to the Indian Telegraph Act of 1885, as amended from time to time and the rules and regulation framed from time to time there under.
- 13.2 The Subscriber hereby represents that he has been fully informed about the Services offered/provided by Company and the specifications, requirements, limitations, etc. thereof and has fully read/has been explained in vemacular, verbatim the contents of the Customer Application Form including this Agreement and has understood the same and has signed it in token of his consent, with the clear understanding that it is a valid and binding document and can be enforced in accordance with Law.
- 13.3 This Agreement is the complete and exclusive statement of the terms and conditions agreed between the Parties and supersedes all prior understandings, agreements, representations and/or communications, whether oral or in writing, between the Parties. All notices required to be given to Company pursuant to this Agreement shall be in writing and shall be delivered by registered post to the registered office address of Company at that point in time. For further information in relation to Company, the Services and various tariff plans, schemes and incentives offered by Company from time to time, the Subscriber may log on to Company website. www.uninocin
- 13.4 Any Subscriber using the SIM Card for telemarketing purpose has to register himself on website http://www.nccptrai.gov.in/nccpregistry/ or as notified as per the guidelines issued by the Telecom Regulatory Authority of India. For any clarifications, the Subscriber can call the customer care centre of Company or visit its website. If the Subscriber wishes to restrict unsolicited commercial communication on his Equipment, the Subscriber should get his Mobile Number listed for the 'Do Not Disturb' service of Company.
 - ** By virtue of the scheme of amalgamation effective 1.10.10 sanctioned vide Hon'ble High Court of Delhi's order dated 27.09.10. Awaiting Do't's approval.

SUPPORTING DOCUMENTS

Please submit any of the following documents for proof of Identity / address. Submit additional proof of address if the address in your ID proof is not your local address.

Address cum 10 Proof (Any One): Passport, Arms License, Driving License, Photo ID card with address. Voter's ID Card With photo & address. Ration Card with photo & address. Freedom Fighter Card having photo & address, Photo ID card (of Central Govt/PSU or StateGovt/PSU only).

Certificate of address with photo from: Postal Department, Caste and Domicite Certificate with photo issued by State Govt (Like Assam and other States), Govt-recognized educational institution (for students), MP/MLA/Gazetted Officer-Group A, Head of Village Panchayat, Current passbook of post office/PSU bank with photo. ID proof (Any One): Income Tax Pan Card. Photo Credit Card, Smart card issued by CSD/Defence/ Paramilitary.

Address proof (Any One): Current passbook of post office/PSU bank with photo, Ration Card, Water Bill (of last 3 months), IT Assessment Order, Electricity Bill (Govt Co. of last 3 months), Vehicle Regn. Cert., Registered sale/lease agreement, Telephone Bill of Fixed line (of last three months), Credit Card statement

(of last three months).



ಭಾರತ ಪ್ರಭುತ್ವಂ GOVERNMENT OF INDIA



Thipparti Santhosh Reddy Thipparti Santhosh Reddy పుట్టిన సంవత్సరం / Year of Birth : 1993 పురుషుడు / Male

6908 3483 8907

ఆధార్ – సామాన్యుని హక్కు



normally and the second of the

වැට්ජ වැඩිවූ රාවුරක්) ළිංදාපැර సරస్థ UNIQUE IDENTIFICATION AUTHORITY OF INDIA

S/O T Srinivas Reddy, 3-1-6/40/73/1C, bramhapuri colony, maliapur, Uppal, Rangareddi, Andhra Pradesh, 500076

Address : S/O T Srintvas Reddy, 3-1-6/40/73/1C, bramhapuri colony, mallapur, Uppal, Rangareddi, Andhra Pradesh, 500076

Aadhaar - Saamanyuni Hakku

7. Sontosh

HIVA STATIONARY & XEROX

H.No. 1-16/6/1, S.V. Nagar,

Mallapur, Hy Chabad-500 076

Celli: 9030505022

W.S. AGENCIES

H.No. 7-44/14, Suo I No. 1, HERT Nagar

Nacharam, Hydarabad-500 076