



CORPORATE TIE-UP AGREEMENT

This Agreement is signed by and between:

- (1) **M/s ESCA RESTAURANTS DMCC, brand owner of PRESSMAN'S PRESSED SANDWICHES**, having its registered office at Shop 10, Saba Tower 1, Promenade Level, Cluster E, Jumeirah Lakes Towers, Dubai, UAE – P.O. Box 116184;

Tel: +971 4 4270207, Fax: +971 4 4270208

Email Address: info.vipventures@gmail.com ;

herein after referred to as **"First Party"**

AND

- (2) **M/s** _____, having
its registered office at _____

Tel: _____, Fax: _____

Email Address: _____;

herein after referred to as **"Second Party"**

Both parties mentioned above have entered in this agreement as on _____

and the same shall remain into effect till **31st December 2019**.

Terms and Conditions of this agreement:

- **First Party** will offer a flat **discount of 10%** across all its outlets in Dubai to all the employees of **Second Party**. This discount will be valid for all dine-in, take-away and delivery orders. **This discount is not valid for Pressman's Pal's Packs and Pressman's Combo offers.**
- In order to avail the discount, employees of **Second Party** should show their respective employment card to the staff on duty in the concerned Pressman's outlet at the time of making the transaction. In case the employee wants to place the order for delivery, then the location address of the delivery should always be the office address of **Second Party** mentioned above.



- First Party will offer a flat **15 % discount** on all bulk / catering orders that consist of 20 or more sandwiches. This discount will be valid for all dine-in, take-away and delivery orders. **This discount is not valid for Pressman's Pal's Packs and Pressman's Combo offers.**
- This agreement is valid only on the prices listed on Pressman's Menu effective in the outlet at the time of ordering. Prices and items mentioned in menu flyers may have been revised so it is advisable to reconfirm the price with Pressman's outlet staff before placing any order.
- Any other additional promotions and discounts introduced by the **First Party** from time to time are NOT included under this agreement. However the employees of **Second Party** can avail benefits of such promotions in exclusion with this agreement if they wish to.
- This agreement is valid until 31st December 2019 and can be renewed automatically thereafter by mutual consent of both parties.
- Either party is free to discontinue or terminate this agreement by giving notice in writing via email address or fax mentioned above.

This agreement and signed and stamped by the parties hereto in two (2) original copies, one each to be retained both parties:

Signatures:

(1) First Party:

Company Stamp:

Signature: _____

(Sawan Ravani – Authorized Signatory)

(2) Second Party:

Company Stamp:

Signature: _____

(Name: _____ Designation: _____)