

Terms & Conditions

1. That the 3mteam understands the full knowledge and control in the consultancy work related with the shares and franchisee holder will market the scheme in his area.
2. The second party has agreed to enter into under the Franchisee Agreement that the first party for the period of one year commencing from _____-2010, which is either permissible prior to the aforesaid period or extendable beyond the aforesaid period under the written document. However, this agreement is terminable by giving SEVEN DAYS written notice by the first party to the second party for which the reasons would be assigned in such notice.
3. That on behalf of first party, the second party will be marketing of 3mteam.com scheme to various Investors/Highest Net work individual/mutual funds and other individual persons who are interested to invest their money in Equity market. The area for work for the second party would remain in the state of.
4. That, for the aforesaid purpose, the first party undertakes to pay commission (details are as under) on the amount received from such customers.

Up to 5000	-	10%
Above 5001	-	20 %
5. The commission would be paid by the first party to the second party by account payee cheque after completion of the each month i.e. between 1 to 5 of the next month.
6. It is hereby agreed by the second party that from all such clients, the second party would not accept any amount of consultancy charges either in cash or by cheque in his own name, but all such amount of consultancy charges would be calculated by the second party only by account payee cheque/D.D./Pay/ order in the name of the first party. Any such amount recovered directly by the second party would not be responsible for the same.
7. That all such consultancy charges would be deposited by the second party in the current a/c of 3M Team as

ICICI Bank saving Account No. 094505000147

ING Vysya Account No. 556011020052

Axis Bank Account No.043010200059680

and while doing so, the intimation would be given by the second party to the first party about such deposit specially naming of such client.

- 8. That the second party would be entitled to use the name and Logo of the first party for the purpose of marketing of the scheme.**
- 9. The second party would only do the marketing for the first party and all services would be directly provided by the first party to the clients concerned.**
- 10. In case of any dispute between the parties, the territorial jurisdiction would remain at Indore city and any such dispute would be decided by the sole Arbitrator appointed by the first party in this behalf.**
