

TERMS AND CONDITIONS – ‘WATCH PRO KABADDI WITH ANKUSH CHAUDHARI – CONTEST’

The following are the rules for the ‘**Fan Engagement**’ contest with Ankush Chaudhari (the “**Contest**”) hosted by Star India Private Limited (“**Company**”) for promotion of the Pro Kabaddi League (“**PKL**”). The Contest will be conducted through the social network platforms and media (“**Star Network Channels**”) and by entering the Contest, you agree to be bound by these rules.

Any personal information gathered pursuant to this Contest shall be subject to the privacy policy available at <http://www.prokabaddi.com/privacy-policy> (“**Privacy Policy**”) which is deemed to be incorporated herein by reference. This Contest shall be subject to the terms and conditions, comprising of the Principal Rules and the General Rules (the “**Terms and Conditions**”) as stated hereunder. By participating in the Contest, it is construed that the Participant(s) has read and understood these Terms and Conditions and has agreed to abide by the same:

(I) PRINCIPAL RULES

1. The Contest will be conducted on 28th July, 2017 or such other date as may be decided by the Company at its sole discretion (“**Contest Date**”) and such date and any other details relating to the Contest shall be announced by the Company through the PKL Twitter profile through the handle @prokabaddi (“**Twitter Handle**”) and/or the PKL Facebook page at the URL www.facebook.com/ProKabaddi and/or through any other channels owned or operated by the Company and/or its affiliates/group companies (the “**Channels**”).
2. The Contest is a quiz competition of knowledge and skill whereby the Participants would have to provide an answer to 1 (one) question related to the PKL (“**Contest Question**”). The Company shall broadcast promotional trailers on the Channels prior to the commencement of the Contest Period, inviting Participants to watch the broadcast of the PKL on the Channels on the Contest Date. The Participants will be invited to answer a question by giving a missed call to the toll free number that is displayed during the broadcast of the PKL on the Contest Date. Any person who wishes to participate in the Contest (“**Participant(s)**”) shall fulfill all of the following requirements in order to qualify for participation:
 - (a) On giving a missed call to the toll free number as described hereinabove, the Participant will receive a call back whereby the Participant will be asked the Contest Question, along with 3 (three) options, 1 (one) of which shall be the correct answer. The Participants must submit their answer by following the instructions as provided by interactive voice response (IVR) system. Each such response shall be an “**Entry**”.
 - (b) Each Entry should be submitted only between 19:00 hours and 23:59 hours on the Contest Date during which the Contest Question is announced (“**Contest Period**”). All Entries must be received during the Contest Period in relation to such Entry. Entries received before or after the Contest Period for such Entry will not be considered for the Contest and shall be deemed null and void.
 - (c) Multiple Entries from the same number will not be permitted, and in the event of multiple missed calls from the same number, only the first call will be evaluated for the Contest. The Contest is open to mobile phone subscribers of all telecom operators in the telecom circle of Maharashtra only. Participant phone numbers will be screened for numbers registered in the Maharashtra circle and missed calls entries from only mobile numbers which are registered in that regional circle will be eligible to participate in the Contest.
 - (d) The Participant(s) must be above the age of 18 years during the Contest Period. The Participant(s) should not have any criminal conviction or an arrangement or a contract that prevents the Participant(s) from participating in the Contest. Proof of age, if requested, of the Participant (s) must be submitted to the Company (i.e., Birth Certificate/ 10th Class leaving Certificate/ School certificate/ passport/ pan card/ an affidavit signed by a magistrate/ or any other document) as may be required by the Company to confirm the eligibility of the Participant(s).
 - (e) This Contest is open to only legal residents of Maharashtra, India and all Participants must be residing in Maharashtra during the Contest Period. Participant(s) may be required to submit self-attested copies of any of the following documents as valid address proof – Passport, Voter’s ID, Ration Card, Electricity bill, Telephone bill, or any other document as may be required by the Company to confirm the eligibility of the Participant(s).
 - (f) Any Entry which does not contain all of the elements mentioned above shall not be considered a valid Entry and shall be deemed null and void without requirement of any intimation by the Company.
3. In respect of the Contest, winners from out of all valid and correct Entries received from the Participants for the Match, shall be selected by means of a randomizer (“**Selected Participant(s)**”). Company will thereafter call back the Selected Participant(s) on the telephone number that was used for participation in the Contest for further verification and

confirmation of all relevant personal details of the Selected Participant(s). During the call back, Company shall ask for personal details (including full name, permanent/ present residence address, date of birth, etc.) and information to check the eligibility of the Selected Participant in accordance with these Terms and Conditions, including availability of all documentary proofs to be submitted to the Company and for any necessary documentation to be executed by the Selected Participant, to be finally announced as a winner of the Contest. In case the Selected Participant is not found eligible as per the Terms and Conditions, the Selected Participant will not be eligible to be announced as a winner of the quiz for the Contest. The said conversation between the Company and the Selected Participant may be recorded (solely at the Company's discretion). In case the Selected Participants are able to meet with all the requirements of these Terms and Conditions to the satisfaction of the Company, the Selected Participant shall be identified as the winner of the quiz for the Contest only by the Company.

4. Upon satisfactory compliance of all requirements the Selected Participant(s) will be informed via SMS or a call to their telephone number that was used for participation in the Contest that he/she is the winner of the quiz for the Contest ("**Winner**"). The Prize for the Winner of the Contest, picked via a randomizer from the correct Entries, is that the Winner gets a chance to watch the PKL match with Ankush Chaudhari (the "**Celebrity**") at their home. From all the Participants who submit a valid and correct Entry in respect of the Contest conducted on the Contest Date, only 1 (one) winner shall be selected by means of a randomizer.
5. Company shall not be liable for non-receipt of any prize by any Winner, including due to errors or failures or deficiencies in address/telephone details provided by the Winner. The prize must be claimed in response to messages or telephone calls made to the Winner ("**Prize Notification**"). The Prize must be claimed in the manner set out in the Prize Notification. In the event that any Winner fails to validly reply to a Prize Notification within the time prescribed therein, the Company reserves the right to disqualify the Winner and select an alternative Winner. Gift Tax, if any, in relation to the prizes shall be borne by the Company. Any and all other taxes and/or levies applicable under the laws of India and any incidental costs direct and/or indirect, in relation to the prizes shall be borne solely by the respective Winner. Company shall not be responsible or liable for any technical disruption, failure (including of third party communication systems) and/or any other difficulties of such nature, due to which: (i) the Company is unable to notify the Winner of the prize, and/or (ii) the winner is unable to claim the prize from the Company.
6. Company reserves the right to forfeit a prize in the event it is found by the Company that it has a reason to believe that any information provided by a Participant/Winner is wrong, fraudulent or any misrepresentation is made by the Participant/Winner. The Company shall have the right to declare any other Participant as the Winner of the Contest, at its discretion and transfer the prize to such other Participant. The Winner agrees not to hold the Company and/or their respective employees responsible for any delay in receiving prizes or any inability to enjoy prize(s) due to any failure attributable to, or misconduct or inappropriate behaviour, or acts by the Celebrity, or his agents, or otherwise for any other problem in relation to a prize. The Company and/or any of its affiliate/group companies shall not be held liable for any failure, inaccuracy, and/or any other defect or deficiency in the Contest. Neither the Company nor its affiliate/group companies shall be liable for any delays or failures in any notifications, or the Contest in general.
7. The Participants agree that the prize cannot be transferred, negotiated, refunded or exchanged. It is clarified that no other gratification, cash equivalent of the prize or alternative prize will be awarded to the winner and the winner cannot exchange the prize for cash or a gift of similar value. The Contest or the prize(s) cannot be combined with any other contest or activity. If the Winner refuses to accept the prize awarded, the Company shall be released from all obligations towards the Winner in connection to the prize or otherwise.
8. The Company shall not be responsible in the event that any Participant's Entry is not received or the Participant(s) is unable to participate in the Contest due to any network problem, breakdown in machinery or any other technical error of any nature whatsoever. Any automated receipt confirmation of an Entry does not constitute proof of actual receipt. For the avoidance of doubt, by submitting the Entry, the Participant(s) is representing that the Entry or contents thereof are not confidential or comprise any sensitive personal information.
9. The Company reserves the right to change the entry system/mechanism and/or cease accepting Entries for the Contest during or before the Contest Period (as applicable) for any reason or take any other steps in relation to the Contest as it may deem fit in its sole and absolute discretion. The decision of the Company in this regard shall be final and binding upon the Participant(s).
10. The Company shall not be responsible if the call-back to any Participant is not successful due any reason, including but not limited to the following:
 - a) Line being busy/dead/out of service
 - b) Congestion on the network
 - c) No answer received
 - d) Number does not exist

- e) Number has been disconnected
- f) Out of coverage area
- g) Switched off
- h) Poor call conditions/unclear reception
- i) Number engaged
- j) Call drop
- k) Call answered but Participant stating that he/she's busy to talk or asks to call back later
- l) Other reasons that could render a call unsuccessful or terminate it.

Company and/or its authorized agents, affiliates and representatives will use reasonable efforts to contact the Selected Participants, but will not be responsible or liable in any way whatsoever if the Selected Participants cannot be reached by telephone for the above reasons in which case Company reserves the right to reject the name of the Selected Participant as a Winner and identify new Winners for the Contest.

11. The Company reserves the right to disqualify any Participant(s) from participating in the Contest without assigning any reason. The Company reserves the absolute right and discretion to reject any Entry or any part thereof at any stage of the Contest, including after declaring the winning Entry, if the Company: (a) receives any notice or complaint relating to the Entry not being compliant of the Terms and Conditions or (b) determines at its sole discretion that the Entry *inter alia*; (i) belongs to another person and in which the Participant does not have any rights; or (ii) impersonates another person. The decision of the Company in this regard shall be final and binding upon the Participant(s).
12. The Company reserves the right to select and declare the Winner of the Contest and such decision declared by and/or on behalf of the Company shall be final and binding on the Participant(s) and the winner. The Participants understand, acknowledge and agree that the selection of the Winner will be based on a selection through randomizer from all correct and valid Entries. No claims/requests to review records of the same will be entertained. The Company will not entertain and permit the Participants or any of their representatives to check/audit/challenge the randomizer or selection software/process. The Winner shall be intimated by and/or on behalf of the Company via SMS or a call to the telephone number of the winning Participant(s). It is further clarified that for the purpose of the Contest, interactive voice response (IVR), call back service and toll free number set up shall be operated and managed by the Company's registered vendor, "Netcore" and any grievances that the Participants may have in relation the services provided by Netcore shall be directed solely and exclusively at Netcore. Star India shall not have any liability whatsoever in this regard.
13. The Winner will be required to submit necessary supporting documentation to establish identity and compliance with contest terms and any applicable laws within timelines specified by the Company to be eligible for any gratification. In the event any person fails to adhere to the instructions, then his/her selection as a winner shall be invalidated. In such a case, (a) the Company shall not be liable in any manner whatsoever; and (b) the Company may, at its sole discretion, by the prescribed selection criteria choose other winners instead.

(II) GENERAL RULES:

1. Participant(s) shall provide such information as may be required by the Company from time to time. Any incomplete submission will be considered invalid for the purpose of the Contest. The Company also reserves the right to disqualify a Participant in case a discrepancy is found to exist in the information furnished/provided/stated by the Participant at any point in time during or after the Contest Period including after a Winner has been declared for the Contest.
2. The Company reserves all rights to make amendments to the existing Terms and Conditions or withdraw, vary, amend or terminate the Contest, at any time without giving prior notice or reason. It shall be the sole responsibility of the Participant(s) to check the rules and regulations of the Contest at the URL www.prokabaddi.com. Each Participant acknowledges and agrees that non-conformance by the Participant(s) to any of the Terms and Conditions will make such Participant's Entry/i.e. null and void without the Company giving any reason for such disqualification or granting any opportunity for challenge.
3. The Participant/Winner acknowledges that in case the conduct of the Contest cannot be fulfilled due to any reason, including reasons beyond the control of the Company such as war, industrial action, flood or any act of God, then the Company shall not have any liability whatsoever in this connection.
4. The Company and/or their employees are in no manner whatsoever responsible and/or shall not be held liable in any manner whatsoever, for any physical injury, death, mental and/or emotional trauma caused to the Participant(s) in any manner whatsoever, in connection to the Contest.

5. The Participant(s) shall hold harmless and indemnify the Company, their employees, officers, directors and/or any other person from and against any suits, actions, proceedings, causes of action, litigation, injury, damage, harm, loss, damage, liability, award, costs or expenses that may arise in connection with any act of the Participant(s) and/or Entry including any third party rights claims with respect to the Entry submitted by the Participant(s).
6. The Participant(s) shall not in any circumstances make any claims against the Company, arising out of or relating to any and all costs, injuries, losses or damages of any kind, including, without limitation due to any technical faults (directly or indirectly), to the Participant(s) participation or non-participation in the Contest or any related activity. If any Participant is found to be ineligible, or if he or she has not complied with these Terms and Conditions, the corresponding entries will be disqualified. The Company shall not be liable for any direct, indirect, consequential, special, exemplary or punitive damages or losses in connection with this Contest.
7. Any person that is: (a) an employee and/or consultant of and/or persons hired on contract by any company involved in the Contest (including the Company and/or its affiliate/group companies) and the sponsor; or (b) an immediate family member of such employee, is not eligible to enter the Contest. The Company reserves the right to disqualify any person that it knows is, or has reasonable grounds to believe is, ineligible for the Contest as a result of this rule.
8. By participating in the Contest, it shall be construed that the Participant(s) have waived his/her right to raise any dispute with regard to the Contest, in any manner whatsoever and has understood and accepted these Terms and Conditions and the Privacy Policy incorporated herein by reference and unconditionally accepts and agrees to comply with and abide by the Terms and Conditions. In the event of any fault, misunderstanding or dispute concerning any part of the Contest the decision of the Company shall be final. Each Participant hereby acknowledges and agrees that the relationship between the Participant(s) and the Company and its affiliate/group companies is not a confidential, fiduciary, or any other special relationship.
9. The Participant(s) of the Contest agrees that if so required by the Company, he/she shall make himself/herself available from time to time and co-operate with the Company and participate in any activity and/or campaign ("**Promotional Activity**") of any nature and on any platform whatsoever without any money payable to the Participant(s). Further, the Participant(s) shall at no point of time refuse or disagree to participate in any such Promotional Activity for any reason whatsoever and shall not do any act either directly or indirectly during such Promotional Activity which may bring the Company or any of its affiliate/group companies into public disrepute or denigrate any of the preceding, or offend any community or public morals. In all public appearances the Participant shall use her/his judgment in general demeanor and choice of language to create an atmosphere which would be conducive to the services and/or promotion of the PKL and/or any Channels. The Participant(s) agrees that all rights to any footage/ picture/ photograph of the Participant(s) used during the course of the Contest or for the purpose of the Contest shall vest with the Company, including but not limited to all intellectual property rights and any other rights for worldwide and in perpetuity and the Company may exploit the same in any manner and in any media whatsoever at any time throughout the world whether by itself or through its affiliate/group companies. The Participant agrees and consents to the use of any text and/or information and/or any photograph and/or image and/or visual recording and/or other components of his or her Entry on any platform as the Company may deem fit for the purpose of promotion of the PKL and/or any Channels.
10. These Terms and Conditions shall be construed and governed in accordance with the laws of India and exclusive jurisdiction over all matters arising out of or in relation hereto shall vest in the courts of Mumbai, India.

TERMS AND CONDITIONS – ‘PRO KABADDI – MEET RANA DAGGUBATI CONTEST’

The following are the rules for the ‘**Fan Engagement**’ contest with Rana Daggubati (the “**Contest**”) hosted by Star India Private Limited (“**Company**”) for promotion of the Pro Kabaddi League (“**PKL**”). The Contest will be conducted through the PKL website at the URL www.prokabaddi.com and through other platforms and media (“**Channels**”) and by entering the Contest, you agree to be bound by these rules.

Any personal information gathered pursuant to this Contest shall be subject to the privacy policy available at www.prokabaddi.com (“**Privacy Policy**”) which is deemed to be incorporated herein by reference. This Contest shall be subject to the terms and conditions, comprising of the Principal Rules and the General Rules (the “**Terms and Conditions**”) as stated hereunder. By participating in the Contest, it is construed that the Participant(s) has read and understood these Terms and Conditions and has agreed to abide by the same:

(I) PRINCIPAL RULES

14. The Contest will commence from 12.01 AM on 22nd July, 2017 and end at 11.59 PM on 28th July, 2017 or such other dates as may be decided by the Company at its sole discretion (“**Contest Period**”) and such date and any other details relating to the Contest shall be announced by the Company through the PKL website at the URL www.prokabaddi.com and/or the Twitter profile through the handle @prokabaddi (“**Twitter Handle**”) and/or the PKL Facebook page at the URL www.facebook.com/ProKabaddi and/or through any other channels owned or operated by the Company and/or its affiliates/group companies (the “**Channels**”).
15. The Contest is a quiz competition of knowledge and skill whereby the Participants would have to provide an answer to 1 (one) question related to the PKL (“**Contest Question**”). The Company shall broadcast promotional trailers on the Channels prior to the commencement of the Contest Period, inviting viewers and fans to participate in the Contest by giving a missed call on the toll free number that is displayed in such promotional trailers. Any person who wishes to participate in the Contest (“**Participant(s)**”) shall fulfill all of the following requirements in order to qualify for participation:
 - (g) On giving a missed call to the toll free number as described hereinabove, the Participant will receive a call back whereby the Participant will be asked the Contest Question, along with 3 (three) options, 1 (one) of which shall be the correct answer. The Participants must submit their answer by following the instructions as provided by interactive voice response (IVR) system. Each such response shall be an “**Entry**”.
 - (h) All Entries must be received during the Contest Period in relation to such Entry. Entries received before or after the Contest Period for such Entry will not be considered for the Contest and shall be deemed null and void.
 - (i) Multiple Entries from the same number will not be permitted, and in the event of multiple missed calls from the same number, only the first call will be evaluated for the Contest. The Contest is open to mobile phone subscribers of all telecom operators in the telecom circle of Andhra Pradesh and Telangana only. Participant phone numbers will be screened for numbers registered in the Andhra Pradesh and Telangana circles and missed calls entries from only mobile numbers which are registered in that regional circle will be eligible to participate in the Contest.
 - (j) The Participant(s) must be above the age of 18 years during the Contest Period. The Participant(s) should not have any criminal conviction or an arrangement or a contract that prevents the Participant(s) from participating in the Contest. Proof of age, if requested, of the Participant (s) must be submitted to the Company (i.e., Birth Certificate/ 10th Class leaving Certificate/ School certificate/ passport/ pan card/ an affidavit signed by a magistrate/ or any other document) as may be required by the Company to confirm the eligibility of the Participant(s).
 - (k) This Contest is open to only legal residents of Andhra Pradesh and Telangana, India and all Participants must be residing in Andhra Pradesh and Telangana during the Contest Period. Participant(s) may be required to submit self-attested copies of any of the following documents as valid address proof – Passport, Voter’s ID, Ration Card, Electricity bill, Telephone bill, or any other document as may be required by the Company to confirm the eligibility of the Participant(s).
 - (l) Any Entry which does not contain all of the elements mentioned above shall not be considered a valid Entry and shall be deemed null and void without requirement of any intimation by the Company.
16. In respect of the Contest, winners from out of all valid and correct Entries received from the Participants for the Contest, shall be selected by means of a randomizer (“**Selected Participant(s)**”). Company will thereafter call back the Selected Participant(s) on the telephone number that was used for participation in the Contest for further verification and confirmation of all relevant personal details of the Selected Participant(s). During the call back, Company shall ask for personal details (including full name, permanent/ present residence address, date of birth, etc.) and information to check the eligibility of the Selected Participant in accordance with these Terms and Conditions, including availability of

all documentary proofs to be submitted to the Company and for any necessary documentation to be executed by the Selected Participant, to be finally announced as a winner of the Contest. In case the Selected Participant is not found eligible as per the Terms and Conditions, the Selected Participant will not be eligible to be announced as a winner of the quiz for the Contest. The said conversation between the Company and the Selected Participant may be recorded (solely at the Company's discretion). In case the Selected Participants are able to meet with all the requirements of these Terms and Conditions to the satisfaction of the Company, the Selected Participant shall be identified as the winners of the quiz for that particular Contest only by the Company.

17. Upon satisfactory compliance of all requirements the Selected Participant(s) will be informed via SMS or a call to their telephone number that was used for participation in the Contest that he/she is the winner of the quiz for the Contest ("**Winner(s)**"). From all of the Selected Participants, 7 (seven) winners shall be selected by means of a randomizer. The Winner(s) shall be entitled to the following gratification –
 - (i) The Winners will get VIP stand tickets to watch a PKL match, to be determined by the Company at its sole discretion, live in the vicinity of the Celebrity; and,
 - (ii) 1 (one) official Telugu Titans jersey. (the "**Prize(s)**")
18. In case the Winners resides outside of Hyderabad, Company shall bear the costs of travel and accommodation for the Winners in connection with attending the PKL match. It is clarified however that in the event the Winner is unable to attend the match on the date specified by the Company, the Company reserves the right, at its sole discretion to forfeit the Prize and select another eligible Participant as a Winner.
19. Company shall not be liable for non-receipt of any prize by any Winners, including due to errors or failures or deficiencies in address/telephone details provided by the Winners. All prizes must be claimed in response to messages or telephone calls made to the Winner ("**Prize Notification**"). Prizes must be claimed in the manner set out in the Prize Notification. In the event that the Winner fails to validly reply to a Prize Notification within the time prescribed therein, the Company reserves the right to disqualify the Winner and select an alternative Winner. Gift Tax, if any, in relation to the prizes shall be borne by the Company. Any and all other taxes and/or levies applicable under the laws of India and any incidental costs direct and/or indirect, in relation to the prizes shall be borne solely by the respective winners. Company shall not be responsible or liable for any technical disruption, failure and/or any other difficulties of such nature, due to which (i) the Company is unable to notify the Winner of the prize, and/or (ii) the winner is unable to claim the prize from the Company. After dispatch of the prize to a winner, in case any loss/damage etc. is caused to or incurred by the prize(s) during transit or otherwise, Company will not be liable for any such loss/damage etc. Further, Company shall not be held liable for any failure and/or any other defect in or damage to the prize, if any, whether caused during transit or otherwise.
20. Company reserves the right to forfeit a prize in the event it is found by the Company that it has a reason to believe that any information provided by a Participant/Winner is wrong, fraudulent or any misrepresentation is made by the Participant/Winner. The Company shall have the right to declare any other Participant as the Winner of the Contest, at its discretion and transfer the prize to such other Participant. All prizes are provided on an as-is where-is basis without assurances or warranties of any kind. Neither Company nor their employees provide any assurances or guarantees regarding prizes, including quality, merchantability or fitness for purpose. The Winner agrees not to hold the Company and/or their respective employees responsible for any delay in receiving prizes or any inability to enjoy prize(s) due to any failure attributable to, or misconduct or inappropriate behaviour, or acts by the Celebrity, or his agents, or otherwise for any other problem in relation to a prize. It is clarified that the Company and/or any of its affiliate/group companies shall not be responsible for the brand, quality, value etc. in relation to a prize and the supplier/ manufacturer shall be solely responsible for the same. The Company and/or any of its affiliate/group companies shall not be held liable for any failure, inaccuracy, and/or any other defect or deficiency in the Contest. Neither the Company nor its affiliate/group companies shall be liable for any delays or failures in any notifications, or the Contest in general.
21. The Participants agree that prizes cannot be transferred, negotiated, refunded or exchanged. It is clarified that no other gratification, cash equivalent of the prize or alternative prize will be awarded to the winner(s) and the winner(s) cannot exchange the prize for cash or a gift of similar value. The Contest or the prize(s) cannot be combined with any other contest or activity. It is clarified that the Company has no obligation to record the act of collection of the prize(s). If the winner(s) refuses to accept the prize awarded, the Company shall be released from all obligations towards the winner(s) in connection to the prize or otherwise.
22. The Company shall not be responsible in the event that any Participant's Entry is not received or the Participant(s) is unable to participate in the Contest due to any network problem, breakdown in machinery or any other technical error of any nature whatsoever. Any automated receipt confirmation of an Entry does not constitute proof of actual receipt.

For the avoidance of doubt, by submitting the Entry, the Participant(s) is representing that the Entry or contents thereof are not confidential or comprise any sensitive personal information.

23. The Company reserves the right to change the entry system/mechanism and/or cease accepting Entries for the Contest during the Contest Period for any reason or take any other steps in relation to the Contest as it may deem fit in its sole and absolute discretion. The decision of the Company in this regard shall be final and binding upon the Participant(s).
24. The Company shall not be responsible if the call-back to any Participant is not successful due any reason, including but not limited to the following:
 - a) Line being busy/dead/out of service
 - b) Congestion on the network
 - c) No answer received
 - d) Number does not exist
 - e) Number has been disconnected
 - f) Out of coverage area
 - g) Switched off
 - h) Poor call conditions/unclear reception
 - i) Number engaged
 - j) Call drop
 - k) Call answered but Participant stating that he/she's busy to talk or asks to call back later
 - l) Other reasons that could render a call unsuccessful or terminate it.

Company and/or its authorized agents, affiliates and representatives will use reasonable efforts to contact the Selected Participants, but will not be responsible or liable in any way whatsoever if the Selected Participants cannot be reached by telephone for the above reasons in which case Company reserves the right to reject the name of the Selected Participant as a Winner and identify new Winners for the Contest.

25. The Company reserves the right to disqualify any Participant(s) from participating in the Contest without assigning any reason. The Company reserves the absolute right and discretion to reject any Entry or any part thereof at any stage of the Contest, including after declaring the winning Entry, if the Company: (a) receives any notice or complaint relating to the Entry not being compliant of the Terms and Conditions or (b) determines at its sole discretion that the Entry *inter alia*; (i) belongs to another person and in which the Participant does not have any rights; or (ii) impersonates another person. The decision of the Company in this regard shall be final and binding upon the Participant(s).
26. The Company reserves the right to select and declare the Winners of the Contest and such decision declared by and/or on behalf of the Company shall be final and binding on the Participant(s) and the winners. The Participants understand, acknowledge and agree that the selection of the Winners will be based on a selection through randomizer from all correct and valid Entries. No claims/requests to review records of the same will be entertained. The Company will not entertain and permit the Participants or any of their representatives to check/audit/challenge the randomizer or selection software/process. The Winners shall be intimated by and/or on behalf of the Company via SMS or a call to the telephone number of the winning Participant(s). It is further clarified that for the purpose of the Contest, interactive voice response (IVR), call back service and toll free number set up shall be operated and managed by the Company's registered vendor, "Netcore" and any grievances that the Participants may have in relation the services provided by Netcore shall be directed solely and exclusively at Netcore. Star India shall not have any liability whatsoever in this regard.
27. The winners will be required to submit necessary supporting documentation to establish identity and compliance with contest terms and any applicable laws within timelines specified by the Company to be eligible for any gratification. In the event any person fails to adhere to the instructions, then his/her selection as a winner shall be invalidated. In such a case, (a) the Company shall not be liable in any manner whatsoever; and (b) the Company may, at its sole discretion, by the prescribed selection criteria choose other winners instead.

(II) GENERAL RULES:

11. Participant(s) shall provide such information as may be required by the Company from time to time. Any incomplete submission will be considered invalid for the purpose of the Contest. The Company also reserves the right to disqualify a Participant in case a discrepancy is found to exist in the information furnished/provided/stated by the Participant at any point in time during the Contest Period including after a Winner has been declared for the Contest.
12. The Company reserves all rights to make amendments to the existing Terms and Conditions or withdraw, vary, amend or terminate the Contest, at any time without giving prior notice or reason. It shall be the sole responsibility of the

Participant(s) to check the rules and regulations of the Contest at the URL www.prokabaddi.com. Each Participant acknowledges and agrees that non-conformance by the Participant(s) to any of the Terms and Conditions will make such Participant's Entry/ies null and void without the Company giving any reason for such disqualification or granting any opportunity for challenge.

13. The Participant/ Winner acknowledges that in case the conduct of the Contest cannot be fulfilled due to any reason, including reasons beyond the control of the Company such as war, industrial action, flood or any act of God, then the Company shall not have any liability whatsoever in this connection.
14. The Company and/or their employees are in no manner whatsoever responsible and/or shall not be held liable in any manner whatsoever, for any physical injury, death, mental and/or emotional trauma caused to the Participant(s) in any manner whatsoever, in connection to the Contest.
15. The Participant(s) shall hold harmless and indemnify the Company, their employees, officers, directors and/or any other person from and against any suits, actions, proceedings, causes of action, litigation, injury, damage, harm, loss, damage, liability, award, costs or expenses that may arise in connection with any act of the Participant(s) and/or Entry including any third party rights claims with respect to the Entry submitted by the Participant(s).
16. The Participant(s) shall not in any circumstances make any claims against the Company, arising out of or relating to any and all costs, injuries, losses or damages of any kind, including, without limitation due to any technical faults (directly or indirectly), to the Participant(s) participation or non-participation in the Contest or any related activity. If any Participant is found to be ineligible, or if he or she has not complied with these Terms and Conditions, the corresponding entries will be disqualified. The Company shall not be liable for any direct, indirect, consequential, special, exemplary or punitive damages or losses in connection with this Contest.
17. Any person that is: (a) an employee and/or consultant of and/or persons hired on contract by any company involved in the Contest (including the Company and/or its affiliate/group companies) and the sponsor; or (b) an immediate family member of such employee, is not eligible to enter the Contest. The Company reserves the right to disqualify any person that it knows is, or has reasonable grounds to believe is, ineligible for the Contest as a result of this rule.
18. By participating in the Contest, it shall be construed that the Participant(s) have waived his/her right to raise any dispute with regard to the Contest, in any manner whatsoever and has understood and accepted these Terms and Conditions and the Privacy Policy incorporated herein by reference and unconditionally accepts and agrees to comply with and abide by the Terms and Conditions. In the event of any fault, misunderstanding or dispute concerning any part of the Contest the decision of the Company shall be final. Each Participant hereby acknowledges and agrees that the relationship between the Participant(s) and the Company and its affiliate/group companies is not a confidential, fiduciary, or any other special relationship.
19. The Participant(s) of the Contest agrees that if so required by the Company, he/she shall make himself/herself available from time to time and co-operate with the Company and participate in any activity and/or campaign ("**Promotional Activity**") of any nature and on any platform whatsoever without any money payable to the Participant(s). Further, the Participant(s) shall at no point of time refuse or disagree to participate in any such Promotional Activity for any reason whatsoever and shall not do any act either directly or indirectly during such Promotional Activity which may bring the Company or any of its affiliate/group companies into public disrepute or denigrate any of the preceding, or offend any community or public morals. In all public appearances the Participant shall use her/his judgment in general demeanor and choice of language to create an atmosphere which would be conducive to the services and/or promotion of the PKL and/or any Channels. The Participant(s) agrees that all rights to any footage/ picture/ photograph of the Participant(s) used during the course of the Contest or for the purpose of the Contest shall vest with the Company, including but not limited to all intellectual property rights and any other rights for worldwide and in perpetuity and the Company may exploit the same in any manner and in any media whatsoever at any time throughout the world whether by itself or through its affiliate/group companies. The Participant agrees and consents to the use of any text and/or information and/or any photograph and/or image and/or visual recording and/or other components of his or her Entry on any platform as the Company may deem fit for the purpose of promotion of the PKL and/or any Channels.
20. These Terms and Conditions shall be construed and governed in accordance with the laws of India and exclusive jurisdiction over all matters arising out of or in relation hereto shall vest in the courts of Mumbai, India.

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