

**QR Merchant Registration Form** 

To, The Manager	
Branch I/We request Kamana Sewa Bikas Bank Limited, to enroll me/us to accept QR based payment, the details	
Merchant Type : Individual Cor	npany or Firm
Payment Mode : We Chat and Union Pay	Fonepay Others
Merchant Name:	Middle Name Last Name
1. Business Details:	
Business Name :	Pan No. :
Registration Number :	Business Type :
Address :	Phone No. / Mobile:
Email Address :	Website :
2. Personal Details/Proprietor Details:	
Name :	Pan No. :
Designation :	Citizenship No.:
Phone No. / Mobile:	Occupation :
Address :	
Email Address :	
3. Transaction Details	
Estimated Daily Transaction Count : Estimated Daily Value :	
4. Account Details	
Account Name :	
Account Number :	
Account Maintained at :	Introducer Branch :
5. Charge Details	
Membership Charge : Merchant	Service Fee : Standee Charge :
I/we hereby agree with the Terms and Conditions	mentioned overleaf and hereby irrevocably authorize you to debit
	mount of any fee commission occurred through the use of QR
based payment into the account.	
Authorized Signature(s)	Stamp
Fc	or Bank's Use Only
Proceed by:	Approved by :
Name :	Name :
Designation :	Designation :
Date: DDMMYYYYY	Date: DDMMYYYY

## **Terms and Conditions**

## **Definition of Terms Used**

- 1. "Kamana Sewa" or "The Bank" means "Kamana Sewa Bikas Bank Limited". Service provider of QR based payment service upon request of the merchant.
- 2. The Merchant" means the individual or company or firm who request to the Bank for registration in QR based payment service provided by the Bank.
- 3. Issuer refers to the Bank or none Bank in the payment network who issue Mobile Banking App.
- 4. "QR based Payment" means a contactless payment where payment is performed by scanning a QR code from the Mobile Banking App or We Chat App or Wallet App.
- 5. "App User" means a person who have using Mobile App or We chat app or Wallet App.

## **Conditions:**

- 6. The Merchant agrees to permit a "App User" for the payment of good and services normally sold by Merchant.
- 7. The Merchant acknowledges that any purchase from QR by using Mobile Banking App or We Chat or Wallet App, the App User creates direct obligation on Kamana Sewa Bikas Bank Limited to pay the bill.
- 8. Merchant agrees the prices charged to App User will not exceed prices charged to the Public or will not include any surcharge.
- 9. The Merchant agree to display stickers and any others standard payment network brand logo and to maintain promotional materials supplied from time to time by Kamana Sewa Bikas Bank Limited. The Merchant right to display such stickers as long as the merchant agreement remains and unterminated.
- 10. The Bank will charge the Merchant with appropriate fee as agreed in the QR Merchant Registration form which may change from time to time. The fee will be debited from the merchant's account or the fee will be directly credited to commission account of the Bank at the time of transaction and Merchant account shall be credited by the net amount after deduction of applicable fee.
- 11. Whenever the Merchant offers discounts on certain products and services, merchant agrees to provide such discounts to QR pay customers unbiasedly.
- 12. The Merchant agrees to support Bank by providing all necessary documents and information for resolution of any payment disputes lodged by its customer on account of QR based payment. For any dispute case unresolved due to whatsoever reason, the merchants hereby authorized the Bank to make final decision and thus the Merchant shall abide by such decisions made by the Bank.
- 13. All the disputes and differences relating to charges or claims arising out of payment transactions or as to interpretation or enforcement of this agreement shall be subject to the exclusive jurisdiction of the courts of Nepal.
- 14. The Merchant will indemnity and not hold Kamana Sewa responsible for any claims, demands, actions, suits or proceedings, liabilities, losses, costs, expenses, legal fees or damages asserted against Kamana Sewa Bikas Bank Limited by the Member because of acts or omission by the Merchant in connection with sale of goods and services (by the Merchant) and the performance of this Agreement. The indemnity provide herein shall service the termination/cancellation hereof in so far as it pertains to events which transpired during the substance hereof.
- 15. The Merchant agrees that any charge accepted by Kamana Sewa if proved to be uncollectable on any following circumstances shall be the financial responsibility of the Merchant. The Merchant agrees to the non-payment of such charges or the charging back such uncollectable charges by Kamana without any demur or protest by debiting Merchant's account maintained with any branches of Kamana Sewa BiKas Bank Limited or by adjusting in future payments.
  - Any charge which a Valid charge is not as defined hereinabove.
  - · Any charge incurred outside the territory authorized for the use of the Mobile Banking System of the Bank.
  - · Any charges for merchandise or services in an amount more than the advertised price.
  - · Charges for undelivered merchandise or services.
  - If the Merchant fails to comply with any of the terms and conditions spelled in this agreement.
- 16. Kamana Sewa Bikas Bank Limited shall be absolutely entitled at its discretion from time to time to add, delete or modify any of terms and conditions contained herein by written prior intimation thereof to the Merchant. Such Changes, additions, deletions or modifications shall be binding on the Merchant.
- 17. This agreement supersedes all previous agreement between Bank and the Merchant. It shall remain it effects until terminated by Merchant with a written notice in advance of 30 days. The Bank will be entitled without noticed and without being required to prove actual breach, to terminate this agreement immediately. In the event of the Merchant not transacting any business from QR for a continuous period of 3 months, the Bank reserve the right to terminate the Merchant without any prior notice
- 18. By signing this application, the Merchant represents that the signatory hereof has full authority to do so and execution of this Agreement by a signatory hereof creates a fully binding obligation on the Merchant.
- 19. The rights obtained herein under this agreement are not assignable or transferrable without prior written approval of the Bank.

Signature (In case of Firm/Public Limited/Pvt. Ltd, all signatories' signatures are required)



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