

## AGREEMENT

This Agreement is entered on this 07<sup>th</sup> day of March, 2022 at Jaipur – 302017 (Raj.) between:

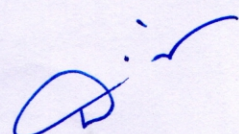
MONTENEVOSO LLP., a firm registered under the Companies Act, 2013 and situated at F-13, Malviya Industrial Area, Jaipur - 302017, Rajasthan (India), represented by its Designated Partners Ms. Nicoletta Cursi and Mr. Shreyansh Dhabriya, hereinafter called & referred to as the “First Party” (which expression shall include its heirs, administrator and assigns wherever the context or meaning shall so require or permit) of the First Part,

**AND**

Dynasty Modular Furnitures Pvt Ltd., a Pvt. Ltd. Company registered under the Companies Act, 2013 and having its registered office & factory premises at F-13, Malviya Industrial Area, Jaipur – 302017, Rajasthan (India), represented by its Director Mr. Digvijay Dhabriya and General Manager – Operations Mr. Ravi Shah, hereinafter called & referred to as the “Second Party” (which expression shall include its heirs, administrator and assigns wherever the context or meaning shall so require or permit) of the Second Part.

**That both the parties have agreed to this agreement as under:**

1. That all the operations regarding Montenevoso LLP (First Party) business have to be controlled and approved by Ms. Nicoletta Cursi, Designated Partner of First Party, related to the Choice of suppliers, order process to suppliers, approval of quality of components purchased, efficiency of suppliers and Factory (Second Party) has to follow some strict rules to save final quality of components (from receiving goods to delivery and assembling)
2. That Ms. Nicoletta Cursi will share in separate documents details of quality system controls required and Factory will have 3 months time from now to update this process.
3. That Delivery on site and installation (and installation team) to be approved and trained for each installation by Nicoletta Cursi to avoid mistakes.
4. That damaged components (scratches, wrong dimensions, lacquering defects, wrong holing) will be rejected from Montenevoso LLP (First Party) and redone by Dynasty (Second Party).



5. That all advertising instruments as banners, catalogues, website, invitation and others done in the name and brand of Montenevoso LLP has to be done or approved by Nicoletta Cursi.
6. That in case of delay of delivery to final customers that causes any penalties to Montenevoso LLP, such penalties will be paid by Dynasty if the delay is due to Dynasty.
7. That all contacts taken in the name of Montenevoso LLP has to be followed by Montenevoso even if there are changes in characteristics and level of price. Montenevoso can manage also downgrading but it is not permissible to enter with a client in the name of Montenevoso and continuing in the name of Dynasty. In case Montenevoso doesn't want to continue with any client then it will pass the work to Dynasty but only in this case.
8. That all offers done by Montenevoso LLP must be billed in the name of Montenevoso LLP.
9. That Dynasty cannot become a competitor of Montenevoso using the project and the name of Montenevoso.
10. That any religious symbols or items related to spirituality or superstition have not to enter into the process of work of Montenevoso or affect in anyway the work and the image of the brand.
11. That the rules of maintenance and cleaning of the showrooms given by the First Party through Nicoletta Cursi have to be strictly observed (vacuum cleaner, proper instruments) as these ambiances have to be always clean and in order as per the client expectation in an Italian shop.
12. That any finished furniture which is ordered by Montenevoso LLP but due to any reason on the part of Montenevoso, if it is not supplied or installed on the respective project of Montenevoso as approved by Nicoletta Cursi, same will be the stock of the Montenevoso LLP and have to be placed in the Montenevoso showrooms and Montenevoso will make the payment of the same as per agreed quotation.
13. That no one can deny the access to the working area (offices and factory) to Nicoletta Cursi and no one can remove working instruments and object and personal effects of Nicoletta Cursi from the office of the Montenevoso LLP where she is usually working or tamper with computer components in order to prevent work.

Both the parties have read and understand the above mentioned agreement and hereby agree to abide by it.

Signed by First Party

-----

Signed by Second Party

*Maria*  
*che è per*  
*altri*  
*invece sono*  
*col bene*  
*del cliente*