



COOPERATION AGREEMENT

This Cooperation Agreement is entered into between

Hot Dogz By Family J with its registered office at: 4 Carnhell Road, Camborne, Post Code TR14 0LZ, UK and email address sales@hotdogzbyfamilyj.com, hereinafter referred to as "**HDBFJ**",

and

Company Name	
Business Representative Name	
Position	
Business Address	
VAT No	
Tel No	
Email	

hereinafter referred to as "Franchisee", hereinafter the **HDBFJ** and the Client are referred to collectively as the "Parties" and individually as a "Party".

1. Purpose of the Agreement

The Franchisor grants the Franchisee the right to operate under the brand 'Hot Dogz By Family J' in accordance with a defined system and standards.

2. Scope of Activity

The Franchisee shall sell products (e.g., hot dogs) within a designated territory, using the operational system, recipes, and materials provided in the operations manual.

3. Term and Termination

The agreement is concluded for an indefinite term. Each party may terminate it with 3 months' written notice.

4. Fees

All fees (e.g., initial, marketing, monthly) are individually agreed. They may be 0% if both parties so decide.

5. Obligations of the Franchisee

The Franchisee agrees to: - comply with quality and hygiene standards (including those set by the Food Standards Agency), - use approved products and suppliers, - source goods (sausages, buns, toppings, advertising materials, and other franchised products) exclusively from the Franchisor or designated suppliers, - use the brand only within the scope of the agreement, - operate in accordance with the Franchisor's guidelines. Failure to comply with the sourcing requirement shall result in a contractual penalty of £100,000 (one hundred thousand British pounds).

6. Obligations of the Franchisor

The Franchisor provides: - business support, - an operations manual, - guidance during launch.

7. Intellectual Property

The brand, logo, know-how, and materials remain the property of the Franchisor and cannot be used beyond the scope of the agreement.

8. Termination of the Agreement

The agreement may be terminated: - by mutual consent, - with 3 months' notice, - immediately in case of serious breach (e.g., operating under a different brand, harming the system).

9. Confidentiality and Data Protection

Both parties agree to keep commercial information confidential and process data in accordance with the law (e.g., GDPR).

10. Non-Compete Clause

The Franchisee agrees not to engage in competing activity, specifically the sale of hot dogs of the same kind and style as those offered by Hot Dogz By Family J LTD, in the UK during the term of this agreement and for 12 months after its termination, without written consent from the Franchisor. Furthermore, no member of the Franchisee's family - whether immediate (e.g., spouse, children, siblings, parents) or extended (e.g., cousins, uncles, aunts) - may operate such a business during the term of the agreement and for 12 months after its termination. Violation of this clause may result in legal action, including a contractual penalty and immediate termination.

11. Final Provisions

This document constitutes a summary of the cooperation terms. Full rights and obligations are set forth in the complete agreement and accompanying documentation (including the operations manual).

Franchisor: Hot Dogz By Family J

Franchisee Name	
Position	
Franchisee Signature	