

1. GENERAL

Thank you for using The Legal capsule. These terms of service ("Terms") cover your utilization and access to the items, administrations, programming, stage and sites (collectively, "Services") provided by The Legal capsule Incorporated and any of our affiliates (collectively, " The Legal capsule "). By getting to the site at <https://www.thelegalcapsule.com/>, you are consenting to be bound by these terms of administration, every material law and controls, and concur that you are in charge of consistence with any relevant neighborhood laws. In the event that you are utilizing our Services as the worker or operator of an association, you are consenting to these Terms for the benefit of that association. On the off chance that you don't concur with any of these terms, you are disallowed from utilizing or getting to this site. The materials contained in this site are secured by applicable copyright and trademark law.

This document is published in accordance with the provisions of Information Technology regulations that require publishing the rules and regulations, privacy policy and Terms of Use for access or usage of:

- a. The website <https://www.thelegalcapsule.com/> (hereinafter referred to as "**Website**"), owned by Attort Legal Consultancy Private Limited, a Company incorporated under the Companies Act, having its registered office at 335-1/A-1, Prace De Rachol, Opp. St. Anthony's Chapel, Rachol, South, Rachol, South Goa, India, Goa 403719. Represented by its members, where such expression shall, unless repugnant to the context thereof, be deemed to include its respective legal heirs, representatives, administrators, permitted successors and assigns;
- b. For the purpose of these Terms of Use, alongside any changes to the equivalent, and wherever the specific circumstance so requires "You" or "User" will mean any natural or legal person who has consented to become a user of the Website by signing into the Website. The Website likewise gives certain services without registration/acknowledgment, and such arrangement of services does not exonerate you of this authoritative relationship. The expression "We", "Us", "Our", "Company" will mean Attort Legal Consultancy Private Limited;"Agreement" will mean and allude to this Terms of Service, including any changes that might be fused into it. "Agreement Period" will allude to the period for which the User connects with the administrations of the Website. "Third party" will mean and allude to any individual(s), organization or element separated from the User and the Company.
- c. The headings of each segment in this Agreement are just to organize the different arrangements under this Agreement in a methodical way. These headings will not be utilized by either gathering to translate the arrangements contained under them in any way. Further, the headings have no legitimate or authoritative esteem.

Your utilization of Our Website is proof that you have perused and consented to be authoritatively bound by these Terms of Service and our Privacy Policy. Kindly read both carefully. The utilization of this Website by you is represented by this approach and any arrangement so referenced by terms of reference.

If you disagree with any of these terms, please discontinue using the Website

- d. We hold the sole right to adjust the Terms of Service without earlier consent from you or giving notification to you. The relationship makes on you an obligation to intermittently check the Terms of Service and stay refreshed on its necessities. If you keep on utilizing the Website or benefit any of its services without registration following such change, this is deemed as consent by you to the so amended policies. Your continuous utilization of the Website is conditioned upon your consistence with the Terms of Service, including however not constrained to consistence with the Terms of Service even after modifications, if any.

2. ONLINE PLATFORM

The website is an online platform where Users will register by signing in on Web Portal in order to create an account and thereby filling various legal documents available on the website.

We offer geospatial technology solutions and products to our customers in India and abroad who need to get any documentation done in India.

If a customer wants to avail services of the Website and use it, registration is required. As a part of the registration, we collect basic information such as your name, gender, date of birth, email address, contact number, GPS location, Device ID, password, city, state, country, debit Card information, other billing Information, enquiry sought, etc.

You must have attained the legal age of majority in your state of residence or otherwise able to form a binding contract with The Legal Capsule in order to use the Services. In no occasion is utilization of the Services allowed by those younger than 18. In the event that you are a minor and wish to utilize the Website, you may do as such through your lawful guardian. The Company/Website maintains all authority to end your record on information of you being a minor and having enrolled on the Website or profiting any of its administrations.

Further, whenever amid your utilization of this Website, including yet not constrained to the time of registration, you are exclusively in charge of ensuring the privacy of your username and password, and any action under the record will be regarded to have been finished by you. For the situation that you give us false or potentially incorrect subtleties or we have motivation to trust that you have done as such, we hold the privilege to forever suspend your record.

3. Use License

Permission is allowed to briefly see and settle on either self print or home conveyance of documents on Attort Legal Consultancy Pvt. Ltd's site (<https://www.thelegalcapsule.com/>) for individual, non-business short lived utilize as it were. This is the concede of a permit, not an exchange of title, and under this permit you may not:

- i. modify or duplicate the documents;
- ii. use the materials for any business reason, or for any public showcase (business or non-business);

- iii. attempt to decompile the documents contained on Attort Legal Consultancy Pvt. Ltd's site;
 - iv. remove any copyright or other restrictive documentations from the materials; or
 - v. transfer the materials to someone else or "mirror" the materials on some other server.
- b. This license will consequently end on the off chance that you abuse any of these confinements and might be ended by Attort Legal Consultancy Pvt Ltd whenever. After ending your review of these materials or upon the end of this permit, you should obliterate any downloaded materials in your ownership whether in electronic or printed design.
- c. Subject to your consistence with these Terms, you are thusly allowed a non-exclusive, limited, non-transferable, revocable license to utilize the Services as we expect for them to be utilized. As an enlisted The Legal Capsule user, you are authorized to keep, for your very own records, electronic or physical duplicates of reports you have made on The Legal Capsule. You may not duplicate the substance of The Legal Capsules' structures or assertions for use or deal outside of The Legal Capsule. Any rights not explicitly conceded in these Terms are held by The Legal Capsule.
- d. When you transmit user content on The Legal Capsule, you thus give The Legal Capsule and its associates a nonexclusive, royalty free, permanent, and irreversible and completely sub licensable right to utilize, recreate, adjust, adapt, distribute, decipher, make subordinate works from, circulate, perform and show any such substance, incorporating all through the world in any media. If you submit feedback or recommendations about our Services, we may utilize your criticism or proposals without commitment to you.
- e. Resale or unapproved distribution of materials downloaded from The Legal Capsule site is entirely precluded. Utilization of these materials is for your own or business use. Any resale or redistribution of our materials requires the express, composed assent of The Legal Capsule.

4. MEMBERSHIP

In the event that a client needs to benefit administrations of the Website and use it, registration is required. As a part of the registration, we gather essential data, for example, your name, gender, date of birth, email address, contact number, GPS area, Device ID, secret key, city, state, nation, Credit Card data, other charging Information, enquiry looked for, and so forth.

You must have attained the legal age of majority in your state of residence or otherwise able to form a binding contract with The Legal Capsule in order to use the Services. In no occasion is utilization of the Services allowed by those younger than 18. In the event that you are a minor and wish to utilize the Website, you may do as such through your lawful guardian. The Company/Website claims all authority to end your record on learning of you being a minor and having registration on the Website or benefiting any of its services.

Further, whenever amid your utilization of this Website, including however not restricted to the registration, you are exclusively in charge of securing the secrecy of your username and secret key, and any action under the record will be regarded to have been finished by you. For the situation that you furnish us with false as well as wrong subtleties or we have motivation to trust that you have done as such, we hold the privilege to for all time suspend your account.

5. LIMITATION

In no occasion will Attort Legal Consultancy Pvt. Ltd. be at risk for any harms (including, without limitation, harms for loss of information or benefit, or because of business interference) emerging out of the utilization or inability to utilize the materials on Attort Legal Consultancy Pvt. Ltd's site, regardless of whether Attort Legal Consultancy Pvt. Ltd. or a Attort Legal Consultancy Pvt. Ltd. approved representatives has been advised orally or in composing of the likelihood of such harm. Since a few jurisdictions don't permit impediments on implied warranties, or constraints of obligation for important or coincidental harms, these limitations may not apply to you.

6. LEGAL INFORMATION

The Legal capsule gives a platform to legal data and self-help. The data furnished by The Legal capsule alongside the substance on our site identified with legal matters ("Legal Information") is accommodated for your private use and does not establish legal advice. We don't review any data you give us to legal precision or adequacy, make legal inferences, give suppositions about your choice of structures, or apply the law to the facts of your situation.

In the event that you require legal guidance for an explicit issue, you ought to counsel with an authorized lawyer. Neither The Legal capsule nor any Legal Information given by The Legal capsule is a substitute for legal guidance from a qualified lawyer authorized to practice in an appropriate jurisdiction. As The Legal capsule is not a law firm, kindly note that communications between you and The Legal capsule may not be protected as privileged communications under the attorney-client privilege or work product doctrine. Likewise, if you utilize The Legal capsule Q&A benefit, the communication among you and the Participating Attorney who answers your inquiry may not be secured as privileged communication under the attorney-client benefit or work product regulation.

Your utilization of the Services does not make an attorney-client relationship among you and The Legal capsule, or among you and any The Legal capsule representative or employee. Except if you are generally represented by a lawyer, including a Participating Attorney, you represent yourself in any legal issue you undertake through our Services.

The Legal capsule is not a "Lawyer Referral Service". The registry of attorneys published on our site is given to general society free of charge and is for instructive purposes as it were. The Legal Capsule does not embrace or prescribe any lawyer nor does it make any guarantee with regards to the capabilities or competency of any lawyer.

7. COMMUNICATIONS WITH ATTORNEYS

When you utilize our Services, you will have the chance to start contact with an autonomous lawyer (a " Participating Attorney "). Participating Attorneys are neither employees nor agents of The Legal Capsule. Participating Attorneys are third-party independent contractors who convey their very own malpractice insurance and have consented to give online answers, constrained discussions or other fundamental legal services to The Legal Capsule users. Communicating with a Participating Attorney through The Legal Capsule isn't required. However, in the event that you choose to communicate with a Participating Attorney through The Legal Capsule, kindly note the following:

When you contact a Participating Attorney through The Legal Capsule, the person may furnish you with an underlying conference, lawful review of your forms or documents, or replies to your legal inquiries. It would be ideal if you take note of that any such communication is proposed to be a beginning stage for managing a lawful issue or tending to fundamental lawful inquiries and any lawyer customer relationship shaped over the span of that connection is entirely among you and the Participating Attorney and explicitly EXCLUDES The Legal Capsule.

When you contact a Participating Attorney through The Legal Capsule, the individual may approach you for some data in regards to you and your lawful issues so as to appropriately address your inquiries. By utilizing our Services, you agree to share such specifically recognizing data for the reason anchoring lawful guidance with both the asking for lawyer and with The Legal Capsule. The Legal Capsule will approach any interchanges submitted through our stage for satisfaction and quality confirmation purposes.

When you contact a Participating Attorney through The Legal Capsule, you control the both the duration and depth of the interaction. Any attorney-client relationship shaped over the span of that communication may, at your choice, either

- i. end when the association with the Participating Attorney closes, or
- ii. continue on the off chance that you wish to connect with the Participating Attorney for further lawful administrations.

If you wish to make a attorney-client association with a Participating Attorney that stretches out past your utilization of our Services, that relationship will be on whatever terms you build up with the lawyer being referred to. Those terms don't include The Legal Capsule and, aside from pre-negotiating special discounts for our members, we do not set, control or influence them

Taking an interest Attorneys might be remunerated by The Legal Capsule for Services performed for your benefit, in any case, The Legal Capsule does not get any offer of legal expenses gathered by any lawyers in our network. In all cases, The Legal Capsule won't impact or meddle in any capacity with any lawyer's autonomous expert judgment. Taking an interest Attorneys maintain whatever authority is needed to decline to perform lawful administrations for your benefit in their sole circumspection.

The Legal Capsule is an information provider and does not underwrite or prescribe any lawyer, including any of the Participating Attorneys. The Legal Capsule makes no portrayal or guarantee with regards to the capabilities or competency of any Participating Attorney or with regards to the exactness or fulfilment of any Participating Attorney's work.

THE LEGAL CAPSULE SHALL HAVE NO RESPONSIBILITY OR LIABILITY OF ANY KIND FOR ANY PROFESSIONAL SERVICES RENDERED BY ANY ATTORNEY YOU ENCOUNTER ON OR THROUGH OUR WEBSITE, AND ANY USE OR RELIANCE ON SUCH PROFESSIONAL SERVICES IS SOLELY AT YOUR OWN RISK.

8. ATTORNEY PROFILES ON OUR WEBSITE ARE ADVERTISEMENTS

Attorney profiles on our site are advertisements and ought to be deciphered thusly. The Legal Capsule does not research, confirm or warrant the exactness of the data contained in any lawyer profile on our site. Taking an interest Attorneys are outsider self employed entities exclusively in charge of the counsel they give, the services they give and the portrayals about themselves they make. You are exclusively in charge of surveying the quality, uprightness, appropriateness and dependability of all people with whom you impart in regards to your legitimate needs.

9. COMMUNICATIONS

By utilizing this Website, it is considered that you have assented to accepting telephonic calls, SMSs as well as messages from us whenever we esteem fit. Such correspondences will be sent to you on the phone number as well as email address given by you to the utilization of this Website which is liable to our Privacy Policy. These communications incorporate, yet are not constrained to reaching you through data got from Third Parties. Such correspondences by us are for purposes that inter alia incorporate clarification calls, marketing calls and promotional calls. In the event that you wish to quit accepting notices from us as to showcasing and special calls/with respect to any correspondence got from us, you may do as such by sending an email to support@thelegalcapsule.com

Furthermore, you may likewise be reached by Third Parties who may approach the data revealed by you or to whom we may have uncovered Your data for purposes, for example, yet not restricted to, measurable accumulations.

The sharing of the data given by you will be governed by our Privacy Policy at www.thelegalcapsule.com

10. TERMINATION OF MEMBERSHIP AND ACCESS RESTRICTION

The Legal Capsule holds the right, in its sole discretion, to downsize or end your access to the Services, for any reason and whenever without earlier notice. In the event that The Legal Capsule chooses to end your account, The Legal Capsule will furnish you with notice at your registered email address. The Legal Capsule additionally claims all authority to alter or end, either briefly or forever, any part of its Services with notice. You accept that The Legal Capsule won't be subject to you or to any third party for any change, suspension, or discontinuance of your membership in the Services.

11. OWNERSHIP AND PRESERVATION OF YOUR DOCUMENTS

The Legal Capsule does not guarantee responsibility for documents you either make or transfer and store utilizing our Services ("Documents"). You give consent for The Legal Capsule to utilize your Documents regarding giving Services to you.

You recognize and concur that The Legal Capsule may save these Documents and in addition reveal them whenever required to do as such by law or in the great confidence conviction that such safeguarding or exposure is sensibly important to achieve any of the accompanying:

- (1) to consent to lawful process, relevant laws or government demands;
- (2) to implement these Terms;
- (3) to react to claims that any substance damages the privileges of outsiders; or
- (4) to ensure the rights, property, or individual security of The Legal Capsule, its clients and the general population.

You comprehend that the specialized handling and transmission of the Service, including your substance, may include transmissions over different systems and changes to adjust and adjust to specialized necessities of interfacing systems or gadgets. You concur that The Legal Capsule has no duty or risk for erasing or neglecting to store any substance kept up or transferred by the Services.

12. ACCURASY OF MATERIALS

The materials showing up on Attort Legal Consultancy Pvt. Ltd's site could incorporate specialized, typographical, or photographic mistakes. Attort Legal Consultancy Pvt. Ltd. does not warrant that any of the materials on its site are precise, finished or current. Attort Legal Consultancy Pvt. Ltd. may make changes to the materials contained on its site whenever without notice. In any case, Attort Legal Consultancy Pvt. Ltd. does not make any pledge to refresh the materials.

13. VALIDITY OF ELECTRONIC SIGNATURES

The Legal Capsules enables you to send and receive valid e-signatures in India under The Information Technology Act, 2000. The Legal Capsules does not authenticate users' signatures or identities.

By utilizing the Services, you therefore agree to utilize electronic signatures on The Legal Capsules. You additionally concur that no affirmation specialist or other third party verification is important to approve your electronic signature and that the absence of such accreditation or third party confirmation won't in any capacity influence the enforceability of your electronic signature or any subsequent contract marked utilizing The Legal Capsules' electronic signature administration and innovation. The Legal Capsules does not validate clients' signatures or identities.

14. CHARGES

Charges will be dependent on the type of draft you choose. Detailed description of the fees applicable and payment modes can be accessed at www.thelegalcapsule.com

15. MODE OF PAYMENT

The following payment options are available on the Website:

- a. Domestic and international credit cards issued by banks and financial institutions that are part of the Visa, Master Card & Amex Card networks;
- b. Visa & Master Card Debit cards;
- c. Netbanking/Direct Debit payments from select banks.

As prescribed by the financial institutions issuing the credit or debit cards affiliated with Visa / Master Card / Amex, the User will be required to submit his/her 16-digit card number, card expiry date and 3-digit CVV number (usually on the reverse of the card) while making an online transaction. The User is hereby expressly made aware that his/her card statements will reflect that a payment has been made in favour of the Company.

The User is further careful that if there should arise an occurrence of outsider proclamations, including bank and credit card statements, the merchant name may show up in a shortened arrangement, and the Company has no power over the equivalent. To effectively buy in on the Website, the User is required to finish the exchange by making the instalment for the services settled on.

16. TAXES

The User takes full accountability for payment of all taxes and fees that are levied or come up in the course of use of the Website, including but not restricted to downloading content and availing its service partner's service.

17. USERS OBLIGATIONS

The User attempts to satisfy the accompanying commitments. Inability to fulfil any of these commitments gives Us the privilege to for all time suspend Your record as well as case harms for any misfortunes that collect to Us or extra costs that might be forced on us.

1. You thus affirm that you are somewhere around 18 years old.
2. You consent to guarantee the email address gave in your record enlistment is substantial consistently and will keep your contact data precise and state-of-the-art.
3. You consent to follow every local law and directions administering the downloading, establishment as well as utilization of the Website, including, without confinement to, any use rules put forward in this Agreement.
 - i. Cut, duplicate, circulate, adjust, reproduce, figure out, appropriate, scatter post, distribute or make subsidiary works from, exchange, or move any data or programming acquired from the Website. For the evacuation of uncertainty, it is cleared up that boundless or discount propagation, duplicating of the substance for business or non-business purposes and outlandish adjustment of information and data inside the substance of the Website isn't allowed. Should you need to take part in at least one such activity, earlier consent from Us must be gotten;

- ii. access (or endeavour to get to) the Website as well as the materials or Services using any and all means other than through the interface that is given by the Website. The utilization of profound connection, robot, bug or other programmed gadget, program, calculation or approach, or any comparative or equal manual process, to get to, procure, duplicate or screen any segment of the Website or Content, or in any capacity replicate or go around the navigational structure or introduction of the Website or , materials or any Content, to get or endeavour to get any materials, archives or data through any methods not explicitly made accessible through the Website is precluded. You recognize and concur that by getting to or utilizing the Website Services, You might be presented to content from different Users or Third Parties that You may think about hostile, profane or generally offensive. We disavow all liabilities emerging in connection to such hostile substance on the Website. Further, You may report such hostile substance;
- iii. use the Website or in any way that may debilitate, overburden, harm, handicap or generally trade off (I) Company's administrations; (ii) some other gathering's utilization and happiness regarding organization's administrations; or (iii) the administrations and results of any Third Party (counting, without constraint to, the Authorized Device);
- iv. use the Services or Materials for any unlawful purposes or to lead any unlawful movement, including, yet not restricted to, misrepresentation, misappropriation, illegal tax avoidance or fraud;
- v. abuse, hassle, undermine, slander, disappoint, disintegrate, repeal, disparage or generally disregard the legitimate privileges of others;
- vi. engage in any movement that meddles with or disturbs access to the Website or the Services (or the servers and systems which are associated with the);
- vii. upload or appropriate records that contain infections, ruined documents, or some other comparative programming or projects that may harm the task of the Website or another's cell phone;
- viii. download any record posted on the Website that you know, or sensibly should know, can't be lawfully circulated in such way;
- ix. probe, sweep or test the helplessness of the Website or any associated system, nor rupture the security or verification measures on the Website. You may not invert look-into, follow or try to follow any data on some other client, of or guest to, the Website, or endeavour the Service or data made accessible or offered by or through the Website, in any capacity regardless of whether the intention is to uncover any data, including however not constrained to individual distinguishing proof data, other than Your own data, as accommodated by the;
- x. disrupt or meddle with the security of, or generally prompt mischief to, the Website, frameworks assets, servers or systems associated with or available through the Website or any partnered or connected ;
- xi. use the Website or any material or Content for any reason that is unlawful or precluded by these Terms of Use, or to request the execution of any illicit action or other action which encroaches the privileges of this Website or other Third Parties;
- xii. violate any pertinent laws or controls until further notice in power inside or outside your nation of origin;

xiii. violate any set of accepted rules or different rules, which might be material for or to a specific Service;

xiv. Publish, post, disperse, any data which is horribly destructive, bugging, disrespectful, abusive, profane, obscene, paedophilic, slanderous, obtrusive of another's protection, scornful, or racially, ethnically frightful, demonizing, relating or empowering tax evasion or betting, or generally unlawful in any way whatever; or unlawfully undermining or unlawfully irritating including yet not restricted to "disgusting portrayal of ladies" inside the importance of the Indecent Representation of Women (Prohibition) Act, 1986.

xv. threaten the solidarity, trustworthiness, safeguard, security or sway of your nation of origin, well disposed relations with remote states, or open request or makes impelling the commission of any cognizable offense or anticipates examination of any offense or is offending some other country;

xvi. disseminate data through the Website that is false, erroneous or deceiving, or disregard any pertinent laws or directions until further notice in power in or outside your nation of origin

COPYRIGHT

- a. All data, substance, services and programming showed on, transmitted through, or utilized regarding the Website, including for instance news articles, audits, indexes, guides, content, photos, pictures, representations, sound clasps, video, html, source and item code, trademarks, logos, and such (by and large and hereinafter alluded to as the "Content"), and in addition its determination and game plan, is possessed by Us. You may utilize the Content just through the Website, and exclusively for your own, non-business use
- b. You may not, republish any segment of the Content on any Internet, Intranet or extranet webpage or fuse the Content in any database, accumulation, chronicle or store. You may not disseminate any Content to other people, regardless of whether for instalment or other thought, and you may not change, duplicate, outline, reserve, repeat, move, distribute, transmit, show or generally utilize any part of the Content. You may not rub or generally duplicate our Content without consent. You concur not to decompile, figure out or dismantle any product or different items or procedures available through the Website, not to embed any code or item or control the substance of the Website in any capacity that influences the client's involvement, and not to utilize any information mining, information get-together or extraction technique.

COPYRIGHT COMPLAINTS

We look upon the intellectual property of others. If You trust Your work has been duplicated in a way that comprises copyright encroachment or know about any encroaching material on the Website, if it's not too much trouble reach Us at support@thelegalcapsule.com Data and Content given by the User by giving data to, speaking with, and additionally setting material on, the Website, including for instance however not constrained to, correspondence amid any enlistment, You speak to and warrant:

. You claim or generally have every single essential appropriate to the substance you give and the rights to utilize it as gave in this Terms of Service

a. all data You give is valid, precise, current and finish, and does not disregard these Terms of Service; and

b. the data and Content will not make damage any individual or element. Utilizing a name other than your very own legitimate name is denied.

You approve us to share the data over the entirety of our partnered Websites, to incorporate the data in an accessible arrangement open by clients of the Website, and to utilize your name and some other data regarding its utilization of the material you give. You additionally give the privilege to utilize any material, data, contained in any correspondence you send to us for any reason at all, including yet not restricted to creating, assembling and promoting items utilizing such data. All rights in this passage are conceded without the requirement for extra remuneration of any kind to you.

AMENDMENT

We may adjust, supplant, reject access to, suspend or cease the Services, incompletely or completely, or include, change and alter costs for all or part of the Services for You or for all Users whenever and in Our sole watchfulness. These progressions will wind up viable after giving a notice of the equivalent to You by means of email/the home screen of the Website. We further claim all authority to retain, evacuate as well as dispose of any substance accessible as a major aspect of Your record, with or without notice, whenever regarded by Us to be in opposition to this Agreement.

a. The Website has no commitment to give You a duplicate of the data You or some other User gives on the Website.

b. Further, We hold the right, in Our sole tact, to adjust or supplant any piece of this Agreement whenever, viable upon the date of giving Users notice of the equivalent. Notice will be given of such change by means of email to the Users or potentially by posting a notice on the home screen of the Website.

You and We both comprehend that there might be occasions of trouble in getting to or accepting email correspondence. We are not capable if any email see gets captured by Your SPAM organizer, or in the event that You don't see the email, or on the off chance that You have given us an inaccurate email id or if for some other reason You don't get the email take note. In this manner, we urge you to every now and again open the Website to screen any changes. Your proceeded with utilization of or access to the Services following the presenting of any progressions on this Agreement comprises acknowledgment of those changes. We may likewise, later on, offer new administrations as well as highlights through the Website. Such new highlights as well as administrations will be liable to the terms and states of this Agreement.

INDEMNIFICATION

You consent to reimburse, hold innocuous, and defend Us from and against all risk, misfortune, guarantee, harms, cost, or expenses (including but not limited to attorneys' fees), brought about by or made Us regarding any case emerging from or identified with:

. Your use or any Third Party's use through Your account of the Service given by the Website, Mobile App and its Content;

a. Your divulgence of data to any Third Party, either through the Website, Mobile App or something else. (Kindly allude to our Privacy Policy for more subtleties in such manner);

b. Any break or infringement of this Agreement, including any change, or of any rule or direction by You, or any Third Party through Your record.

You consent to completely participate in reimbursing Us to Your detriment. You likewise concur not to achieve a settlement with any gathering without Our assent.

18. GOVERNING LAW

These terms and conditions are governed by and construed in accordance with the laws of Goa, India and you irrevocably submit to the exclusive jurisdiction of the courts in that State or location.

I. DISPUTES ARISING OUT OF THIS AGREEMENT

All disputes involving but not limited to rights conferred, compensation, refunds, and other claims will be resolved through a two-step Alternate Dispute Resolution mechanism.

a. Stage 1: Mediation

If there should arise an occurrence of a dispute, the issue will initially be endeavoured to be settled by a sole mediator who is an impartial third party and will be chosen at the shared acknowledgment of a proposed go between by the two parties. The two parties may raise a name for the sole mediator between and for the situation the two parties acknowledge the proposed name, the said individual will be delegated as sole mediator. In case parties are not ready to achieve an agreement inside two proposed mediators, the Company maintains all authority to choose the last go between. The choice of the mediator is official on the two parties.

b. Stage 2: Arbitration

In case that mediation does not yield a reasonable outcome or favoured by any of the parties, arbitration may be pursued, the award of which is authoritative on the two parties. The Arbitration Board will contain three individuals "one designated by each party and the third member to be named by the two named individuals by common assent. Arbitration will be held at Goa, India. The procedures of mediation will be in the English dialect. The arbitrators award will be conclusive and authoritative on the Parties.

The development, understanding and execution of this Agreement and any dispute emerging out of it will be represented by the law, rules and regulations of Goa, India. The selective jurisdiction and scene for activities and question might be as referenced above, and You thusly submit to the purview of such courts.

II. PRIVACY

We persuade you to read the Privacy Policy, and to use the information it contains to make well-versed decisions regarding your private information. Kindly note that certain information, statements, data and content (such as but not limited to information related to your booking) which You provide on the site are likely to disclose Your information about You. You allow and agree that your compliance of such information is voluntary on Your part. Further, You acknowledge, consent and agree that we may access, preserve, and disclose information You provide to Us at any stage during Your use of the site. Disclosures of information to Third Parties are further addressed in Our Privacy Policy. The data gathered from the Users as well as from the Service provider may be located in servers outside of India.

III. MISCELLANEOUS PROVISIONS:

a. *Entire Agreement*

This Agreement is the complete and exclusive statement of the agreements between You and Us with respect to the subject matter hereof and supersedes all other communications or representations or agreements (whether oral, written or otherwise) relating thereto.

b. *Waiver*

The failure of either party at any time to require performance of any provision of this Agreement in no manner shall affect such party's right at a later time to enforce the same. No waiver by either party of any breach of this Agreement, whether by conduct or otherwise, in any one or more instances, shall be deemed to be, or construed as, a further or continuing waiver of any other such breach, or a waiver of any other breach of this Agreement.

c. *Severability*

If any stipulation of this Agreement shall to any extent be held invalid, illegal or unenforceable, the validity, validity and enforceability of the remaining provisions of this Agreement shall in no way be affected or impaired thereby and each such condition of this Agreement shall be valid and enforceable to the fullest degree permitted by law. In such case, this Agreement shall be reformed to the minimum extent obligatory to correct any invalidity, illegality or unenforceability, while preserving to the utmost extent the rights and business expectations of the parties hereto, as expressed herein.