

TERMS AND CONDITIONS

This document is an electronic record in terms of the Information Technology Act, 2000 and rules thereunder, as applicable and the amended provisions pertaining to electronic records in various statutes, as amended from time to time by the Information Technology Act, 2000. This electronic record is generated by a computer system and does not require any physical or digital signatures.

This document is published in accordance with the provisions of Rule 3(1) of the Information Technology (Intermediaries guidelines) Rules, 2011 that requires publishing of the rules and regulations, privacy policy, and Terms of Use for access or usage of www.wizardlegal.com website.

Please review these Terms carefully before using the Services because they affect your rights. By using any of the Services, you accept these Terms and agree to be legally bound by them.

Wizard Legal, a product of **Wizard Legal Pvt. Ltd** (the “Company”) offers its services in delivering online legal documentation, e-signature services and cloud storage solutions (Company affairs). All services under the website require an account to be created. Please refer to the privacy policy and account-related section for further clarifications.

General Information:

These Terms and Conditions constitute a legally binding agreement made between you, whether personally or on behalf of an entity (“you”), and **Wizard Legal Pvt. Ltd** (“we,” “us” or “our”), concerning your access to and use of the www.wizardlegal.com website as well as any other media form, media channel, mobile website of **Wizard Legal** or linked, or otherwise connected thereto (collectively, the “Platform”).

The domain name **www.wizardlegal.com** (hereinafter referred to as 'Website') bearing the registered address at **MUTHUKATIIL,VANIAMPARA,PALAKKAD** (hereinafter referred to as 'address').

By using this website, you are bound by these Terms of Service and any other binding document as decided by the Company. You are requested to read them carefully before accepting the same and moving forward to using the website.

By using the service you are indicating that you have read these terms of use and our privacy policy (as applicable) (collectively the "Agreement") and you understand, and you consent to be bound by, all the terms and conditions of this agreement. These terms of use set forth your rights and obligation with respect to your use of any version of the Wizard Legal service. If you do not agree to these terms of use and the terms of the agreement, you should not use the Wizard Legal service (collectively, the "Platform")

Wizard Legal Pvt Ltd and its subsidiaries shall not be required to notify You, whether as a registered user or not, of any changes made to the Terms and Conditions ("Terms"). The revised Terms shall be made available on the Website. Your use of the Website and the Services is subject to the most current version of the Terms made available on the Website, at the time of such use. You are requested to regularly visit the Website to view the most current Terms. It shall be Your responsibility to check the Terms periodically for changes. Company may require You to provide Your consent to the updated Terms in a specified manner prior to any further use of the Website and the Services, provided on the Website. If no such separate consent is sought, Your continued use of the Website, following changes to the Terms, will constitute your express acceptance of those changes.

1. Account Creation and Verification:

1.1

To use the features of the Website, an account is to be set up with **www.wizardlegal.com** ("Account") and provide certain information about yourself as prompted by the Customer

Information form, including, your name, gender, email address, account password, mobile phone number and billing/shipping address. All of your registration information is protected by our Privacy Policy. https://www.wizardlegal.com/privacy_policy.html

1.2

An OTP shall be sent to your email or mobile phone no. to verify your account.

1.3

The company shall enable you to make the requisition of Products and Services available to You through the website, only if you have provided Company certain required User information, including without limitation, name; user ID; email address; address; gender; age; phone number; password; valid finance account information; and other details and created an account ("Account") through Company ID and password or other log-in ID and password, which can include a facebook, gmail or any other valid email ID (collectively, the "Account Information").

1.4

You declare and assent to the best of your knowledge that the information submitted by you is valid and true. If information is found invalid or false, **Wizard Legal Pvt. Ltd** (Company) shall have the right to cancel or terminate your respective account and adjoining services effective immediately.

1.5

The Website also allows / shall allow restricted access to the Website for unregistered Users.

1.6

Your **Wizard Legal** account username and password are personal to you and is non-transferrable. You may not transfer your account and you will be responsible for the activities associated with your **Wizard Legal** Account.

1.7

www.wizardlegal.com will not be liable for any loss or damages as a result of your failure to maintain the confidentiality of your account credentials. If you suspect any unauthorised use or unauthorized purchases from your **Wizard Legal** account, you shall immediately notify our executives at **www.wizardlegal.com** as soon as possible.

1.8

It is your responsibility to keep your email address up-to-date on your account setup at **www.wizardlegal.com** so that we can communicate with you electronically. By creating this account you agree to receive transactional and/or promotional communications from us via email, telephone, SMS and chat. If you, at any time, wish to discontinue receiving communications from us, you agree to notify us by email.

1.9

The **www.wizardlegal.com** Website uses temporary cookies to store certain data (that is not sensitive personal data or information) that is used by company for the technical administration of the website, research and development, and for user administration. In the course of serving advertisements or optimizing services to you, company may allow authorized third parties to place or recognize a unique cookie on the Your browser. Company does not store personally identifiable information in the cookies.

2. Products and Services:

2.1

The Website is a platform that provides online legal documentation across several industries, e-signature services issued through a certifying authority and also cloud integration services as well.

2.2

Company further reserves the right to change or modify these Terms of Use or any policy or guidelines of the Website including the Privacy Policy, at any time and in its sole discretion. Any changes or modifications made will be effective immediately upon posting the revisions on the Website and You waive any right You may have to receive specific notice of such changes or modifications. Your continued use of the Website will confirm Your acceptance of such changes or modifications.

2.3

The content available on the Website, including without limitation, text, copy, audio, video graphics etc is for general information purposes only and does not constitute either an advertisement or promotion. Further, the Company shall not be responsible for ensuring that the content made available are not misleading and describe the actual condition of the Goods and Services. Also, You acknowledge and understand that the Company provides no warranty or representation with respect to the authenticity of the information provided on the Website and You must do Your own check.

2.4

The Company shall not be, in any event, held responsible or liable for any damages arising out of such content by third-parties.

3. Eligibility to hold an account:

3.1

Use of the Website is permissible only to persons who can form legal relationship of contracts under Indian Contract Act, 1872. Persons who are "incompetent to contract"

within the meaning of the Indian Contract Act, 1872 including without limitation, minors, un-discharged insolvents etc. are not eligible to use the Website.

3.2

The Products shall also not be available to any Users suspended or removed from the company's system for any reason whatsoever. If You do not conform to the above qualification, You will not be permitted to put a requisition for the Products through the Website. By accessing and using this Website, You represent that You are of legal age to form a binding contract and are not a person barred from receiving services under the laws as applicable in India.

3.3

Notwithstanding the foregoing, if You are below the age of eighteen (18) years, You may avail the services provided by the Website, through Your legal guardian in accordance with the applicable laws.

3.4

The Company reserves the right to terminate your membership and / or refuse to provide you with access to the Website if it is brought to Company's notice or if it is discovered that you are under the age of 18 years.

3.5

The Company reserves the right to refuse access to use the services offered at the Website to new Users or to terminate access granted to existing Users at any time without any reasons for doing so and You shall have no right to object to the same.

3.6

You shall not have more than one active Account on the Website. Additionally, You are prohibited from selling, trading, or otherwise transferring Your Account to another party.

4. Pricing and Payment:

4.1

The installation and use of this Website is through paid service and this includes only the usage of services of the platform. You hereby understand that this policy may be amended at any time at the discretion of the Company.

4.2

For the purpose of this section, Buyer would include any user choosing to use the services offered on our platform. Seller means Us/Website/Company.

4.3

While availing any of the payment methods available on the platform, We will not be responsible or assume any liability, whatsoever in respect of any loss or damage arising directly or indirectly to you due to:

- i. Lack of authorization for any transaction(s), or
- ii. Exceeding the preset limit mutually agreed by you and between 'Bank(s)', or
- iii. Any payment issues arising out of the transaction, or
- iv. Decline of transaction for any other reason(s).

4.4

All payments made against the services on the website by you shall be compulsorily in Indian currency. The Platform shall not facilitate transactions with respect to any other form of currency with respect to the purchases made on the Platform.

4.6

We make every effort to make sure that the pricing and availability of Products on our Website is accurate and up to date. However, rarely, there may be an error on the pricing of a product or an error related to product availability. In such cases, we are not responsible for any typographical errors and we reserve the right to cancel the sale.

4.7

We reserve the right to correct any inaccuracies or omissions related to pricing and product availability/descriptions, even after you have submitted your order, and to change or update any other information at any time without prior notice.

4.8.

You can make the payment via any one of the following methods of payment: Credit/Debit Card, Net Banking or Cash on Delivery.

4.9

Credit/Debit Card and Net Banking Payments are processed via our online payment service partners.

5. Utilization of the website:

The website or platform offers several services in legal documentation. The user agrees to utilize the features of the website in the following methods:

A. Legal documentation:

The Users can sign up on the website either through third-party website logins or by creating a username and password. Once logged in, users can select their desired documentation templates and generate a legal document. The users agree that all legal documents are standard and legally valid, however, some templates may not have all the clauses required. In the event of any discrepancies or issues, you can suggest changes and We shall endeavour to rectify all changes.

B. E signatures:

Wizard legal shall provide aadhar based e-signature services to the Users. After logging in, users can access the e-signature services in 2 ways.

- I. After generating a legal document, users have the option to select an e-signature subject to the applicability of e-signatures on certain documents. The e-signatures can be bought alongside the legal documentation as well.
- II. Alternatively, Users can upload their legal documentation and e-sign them through the user dashboard.
- III. All e-signatures that are offered through Wizard legal are supplied by a Certifying Authority authorizing e-signatures across India. Hence they are legally valid and enforceable in a court of law.
- IV. Wizard legal shall process location data, and other necessary data required for e-signing and the information may be shared with third-party

applications for servicing you better. This is done for enhancing the service.

- V. Users will be able to share documents for e-signing to multiple accounts and users through email or through the web application. Users can also track their signatures through the Wizard Legal application and after finalizing the document, it can be stored in the Wizard Legal cloud.

C. Cloud Storage:

The User agrees that once they login, execute documents and e sign them, they can automatically store the documents in the cloud storage service offered by Wizard Legal. Wizard Legal may associate with third party applications to provide cloud storage integrations to Users.

6. Intellectual Property:

6.1

The Website, the processes, and their selection and arrangement, including but not limited to all text, graphics, user interfaces, visual interfaces, sounds and music (if any), artwork and computer code (collectively, the "Content") on the Website is owned and controlled by Company and the design, structure, selection, coordination, expression, look and feel and arrangement of such Content is protected by copyright, patent and trademark laws, and various other intellectual property rights.

6.2

The trademarks, logos and service marks displayed on the Website ("Marks") are the property of the Company or their third parties or respective third parties. You are not permitted to use the Marks without the prior consent of the Company, the relevant third parties that may own the Marks.

6.3

Unless otherwise indicated or anything contained to the contrary or any proprietary material owned by a third party and so expressly mentioned, Company owns all intellectual property rights to and into the trademark “**www.wizardlegal.com**”, and the Website, including, without limitation, any and all rights, title and interest in and to copyright, related rights, patents, utility models, designs, know-how, trade secrets and inventions (patent pending), goodwill, source code, meta tags, databases, text, content, graphics, icons, and hyperlinks.

6.4

Except as expressly provided herein, You acknowledge and agree that You shall not copy, republish, post, display, translate, transmit, reproduce or distribute any Content through any medium without obtaining the necessary authorization from Company or third party owner of such Content.

7. Third Party Info:

7.1

The content on the platform which includes all text, graphics, user interfaces, visual interfaces, photographs, trademarks, logos, sounds, music, design documents, and artwork is Our content (hereinafter referred to as ‘Content’). The Website may contain links to/ content of third-party websites that are not associated with us. We have no control over any third-party user generated content as we are merely an intermediary for the purposes of that content. In the event, if any of the Third Party Content infringes any Intellectual Property of any person, the Third Party shall be solely responsible for any loss caused and we shall not be liable. You may send an email at info@wizardlegal.com (support email address) to report any such content.

7.2

Other than that when expressly allowed, any use of our Content and it being reproduced, republished, uploaded, posted, publicly displayed, encoded, translated, transmitted or distributed in any way (including "mirroring") to any other computer, server, website or other medium for publication or distribution or for any commercial enterprise, without our express prior written consent is not allowed.

8. User Content:

8.1

The content that you upload or post will become our property and you grant us the worldwide, perpetual and transferable rights in such Content. We shall be entitled to, consistent with our Privacy Policy as adopted in accordance with applicable law, use the Content or any of its elements for any type of use forever, including but not limited to promotional and advertising purposes and in any media whether now known or hereafter devised, including the creation of derivative works that may include any content you provide and are not entitled to any payment or other compensation for such use. You also grant us the right to sub-license these rights, and the right to bring an action for infringement of these rights. We reserve the right to edit or remove any material submitted to this Website, or stored on our servers, or hosted or published upon this Website.

8.2

Those posting any form of User content on the Website must verify the truthfulness and authenticity of the particulars of the content, including the time, place and nature. Before allowing such content to be posted on the Website, we have the right and authority to verify the accuracy of such particulars related to the content with the respective sources provided by the user posting such content, if we feel that there is a need to check such accuracy. We have the right to upload content on behalf of third parties, subsequent to

collecting such information and verifying it if we deem it necessary. Notwithstanding this, we can in no way be held liable for any false or misleading information.

8.3

In case any content is considered to be unlawful or against the law within any jurisdiction in which our Website can be seen and accessed, it shall be removed forthwith by us on being intimated by the authorities of the respective jurisdiction that such content is deemed unlawful. We cannot be held liable or questioned for the same.

9. User Obligations:

9.1

Subject to several compliances with these Terms, Company grants You a personal, non-exclusive, non-transferable, limited privilege to access and use this Website and the Services provided herein.

9.2

You agree to use the Services, Website and the materials provided therein only for purposes that are permitted by: (a) the Terms; and (b) any applicable law, regulation or generally accepted practices or guidelines in the relevant jurisdictions.

9.3

You are bound not to cut, copy, distribute, modify, recreate, reverse engineer, distribute, disseminate, post, publish or create derivative works from, transfer, or sell any information or software obtained from the Platform. With our prior permission limited use may be allowed. For the removal of doubt, it is clarified that unlimited or wholesale reproduction, copying of the content for commercial or non-commercial purposes and unwarranted modification of data and information within the content of the Platform is not permitted. You shall not, nor allow third parties on your behalf to (i) make and

distribute copies of the Platform (ii) attempt to copy, reproduce, alter, modify, reverse engineer, disassemble, decompile, transfer, exchange or translate the Platform; or (iii) create derivative works of the Platform of any kind whatsoever.

9.4

You agree not to access (or attempt to access) and/or the materials or Services by any means other than through the interface that is provided by the Platform. The use of deep-link, robot, spider or other automatic device, program, algorithm or methodology, or any similar or equivalent manual process, to access, acquire, copy or monitor any portion of the App or Content, or in any way reproduce or circumvent the navigational structure or presentation of the Platform, materials or any Content, to obtain or attempt to obtain any materials, documents or information through any means not specifically made available through the Platform. You acknowledge and agree that by accessing or using the Website or Services, you may be exposed to content from other users that you may consider offensive, indecent or otherwise objectionable. We disclaim all liabilities arising in relation to such offensive content on the Platform. Further, you may report such offensive content by sending us an e-mail to our official e-mail address.

9.5

While we shall not be held liable or answerable to Users for any such acts on your part, violation of this clause would lead to potential criminal legal action against you, either by other Users of the Website or by us.

9.6

We can (and You hereby expressly authorize Us to) disclose any information about you to law enforcement or other government officials, as we, in our sole discretion, believe necessary or appropriate in connection with the investigation and/or resolution of possible crimes, especially those that may involve personal injury. You understand that we have the right at all times to disclose any information (including the identity of the

persons providing information or materials on the Website) as necessary to satisfy any law, regulation or valid governmental request. This may include, without limitation, disclosure of the information in connection with an investigation of alleged illegal activity or solicitation of illegal activity or in response to a lawful court order.

10. Pricing:

10.1

Wizard Legal provides online legal documentation services, e-signature services and also cloud integration services. The pricing for our services is as follows:

- A.** The Users can avail of a 6-month subscription or annual subscription which will include 25 legal document templates, 25 e signatures and complimentary cloud integration services for the different price points.
- B.** The User can also do individual purchases on legal documentation and e-signature service for designated pricing in accordance with market rates.

10.2. Transactions:

1. You, as a Buyer, understand that upon initiating a Transaction You are entering into a legally binding and enforceable contract with www.wizardlegal.com to purchase the products/services using the Payment Facility, and You shall pay the Transaction Price through Your Issuing Bank to Wizard Legal Pvt. Ltd using the third party payment gateway.

2. You represent and warrant that if you are purchasing something from www.wizardlegal.com, that you will have the following options of payment:-

- i) NetBanking
- ii) Debit Card
- ii) Credit Card
- iv) Wallets/UPI

3. You warrant that in case you are making the payment by Credit Card any credit information you supply is true and complete;

charges incurred by you will be honored by your credit card company;

4. Wizard Legal reserves the right to refuse to process Transactions by Buyers with a prior history of questionable charges including without limitation breach of any agreements by Buyer or breach/violation of any law or any charges imposed by Issuing Bank or breach of any policy.

5. All Valid Credit / Debit/ Cash Card/ and other payment instruments are processed using a Credit Card payment gateway or appropriate payment system infrastructure and the same will also be governed by the terms and conditions agreed to between the Buyer and the respective Issuing Bank and payment instrument issuing company.

6. All Online Bank Transfers from Valid Bank Accounts are processed using the gateway provided by the respective Issuing Bank which supports Payment Facility to provide these services to the Users. All such Online Bank Transfers on Payment Facility are also governed by the terms and conditions agreed to between Buyer and the respective Issuing Bank.

10.3. Return, Refund, Cancellation, and Shipping Charges:

We offer the return and refund on the products and services ordered by You on the Website which are subject to further terms and conditions as detailed in the return, refund, and cancellation policy (“Return and Refund Policy”). The Return and Refund Policy forms an integral part of these Terms of Use and the Users are requested to carefully read the same.

11. DISCLAIMER OF WARRANTIES AND LIMITATION OF LIABILITY:

11.1

All information, Products, and services included on or otherwise made available to you through this Platform are provided by **www.wizardlegal.com** on an "as is" and "as available" basis, either expressed or implied, we specifically disclaim warranties of any kind to the extent allowed by the applicable law. You expressly agree that your use of this Platform is at your sole risk.

11.2

www.wizardlegal.com assumes no responsibility for any damages or viruses that may infect your computer equipment or other property on account of your access to, use of, or browsing in this site.

11.3

www.wizardlegal.com has exerted reasonable efforts to ensure that all information published on the Platform is accurate at the time of posting; however, there may be errors in such information for which we shall have no liability. We reserve the right to remove or alter any of the information contained on the Platform at our sole discretion.

11.4

www.wizardlegal.com cannot guarantee the adequacy, currency, or completeness of the Platform content. **www.wizardlegal.com** does not warrant or endorse the effectiveness, quality or safety of the Products available on its Platform.

11.5

We disclaim responsibility for any harm to persons resulting from any instructions or Products referred to in the Platform.

11.6

Please note that while **Wizard Legal Pvt. Ltd** has made every effort to accurately display the colours of products on its Platform, the actual colour you see will depend on your monitor. We cannot guarantee that your monitor's display of any colour will be the same as the colour of the Products delivered to you.

11.7

We may let you view our information and communicate with us through the Social Media services such as Facebook and Twitter. **Wizard Legal Pvt. Ltd** explicitly disclaims any responsibility for the terms of use and privacy policies that govern these third-party websites, which are in no way associated with us.

11.8

www.wizardlegal.com accepts no responsibility for any loss or damage suffered due to your reliance on the product reviews posted by the **Wizard Legal** users. **www.wizardlegal.com** reserves the right to modify or withdraw any part of the Platform or any of its content at any time without notice.

12. Platform Availability:

We take all reasonable care to ensure the availability of the **www.wizardlegal.com** platform, 24 hours every day, 365 days per year. However, the platform may become temporarily unavailable due to maintenance, server or other technical issues, or for reasons beyond our control. **www.wizardlegal.com** does not warrant uninterrupted access to this Platform or any linked website. However, we may, but shall not be obliged to, issue a notice when we know of scheduled maintenance of our Platform.

13. Indemnification and Limitation of liability:

13.1

You agree to indemnify, defend and hold harmless the Company including but not limited to its affiliates, vendors, representatives, directors, agents, and employees from and

against any and all losses, liabilities, claims, damages, demands, costs, and expenses (including legal fees and disbursements in connection therewith and interest chargeable thereon) asserted against or incurred by Company that arises out of, result from, or may be payable by virtue of, any breach or non-performance of any representation, warranty, covenant or agreement made or obligation to be performed by You pursuant to these Terms. Further, You agree to hold Company harmless against any claims made by any third party due to, or arising out of, or in connection with, Your use of the Website, any claim that Your material caused damage to a third party, Your violation of the Terms, or Your violation of any rights of another, including any intellectual property rights.

13.2

In no event shall Company, its officers, directors, employees, partners, or suppliers be liable to You, the vendor, or any third party for any special, incidental, indirect, consequential, or punitive damages whatsoever, including those resulting from loss of use, data or profits, whether or not foreseeable or whether or not Company has been advised of the possibility of such damages, or based on any theory of liability, including breach of contract or warranty, negligence or other tortious action, or any other claim arising out of or in connection with Your use of or access to the Website, services or materials.

13.3

The company is not responsible for any non-performance or breach of any contract entered into between Buyers and Sellers. The company cannot and does not guarantee that the concerned Buyers and/or Sellers will perform any transactions that are entered into on the Website. Company shall not and is not required to mediate or resolve any dispute or disagreement between Buyers and Sellers. The company does not, at any point of time during any transaction between Buyer and Seller on the Website. come into or take possession of any of the products or services offered by Seller nor does it at any point gain title to or have any rights or claims over the products or services offered by Seller to Buyer.

13.4

At no time shall Company hold any right, title, or interest over the products nor shall Company have any obligations or liabilities in respect of such contract entered into between Buyers and Sellers. The company is not responsible for any unsatisfactory or delayed performance of services or damages or delays as a result of products that are out of stock, unavailable, or back-ordered. The limitations and exclusions in this section apply to the maximum extent permitted by applicable law.

14. Violation of Terms:

14.1

You agree that Company may, in its sole discretion and without prior notice, terminate Your access to the Website and block Your future access to the Website, if Company determines that You have violated these Terms or Additional Terms. You also agree that any violation by You of these Terms will constitute an unlawful and unfair business practice, and will cause irreparable harm to Company, for which monetary damages would be inadequate, and You consent to Company obtaining any injunctive or equitable relief that Company deems necessary or appropriate in such circumstances. These remedies are in addition to any other remedies Company may have at law or in equity.

14.2

You agree that Company may, in its sole discretion, and without prior notice, terminate Your access to the Website, for cause, which includes (but is not limited to:

- (1) requests by law enforcement or other government agencies;
- (2) a request by You (self-initiated account deletions);
- (3) discontinuance or material modification of the Website or any service offered on or through the Website; or unexpected technical issues or problems.

14.3

If Company does take any legal action against You as a result of Your violation of these Terms, Company will be entitled to recover from You, and You agree to pay, all reasonable attorneys' fees and costs of such action, in addition to any other relief granted to Company.

15. DISCLAIMERS:

15.1

The content on the Platform is general in nature and summarized, and is provided for informational purposes only. The content of the platform, including without limitation, text, copy, audio, video, photographs, illustrations, graphics and other visuals, is for informational purposes only and does not constitute professional advice, or recommendations of any kind.

15.2

We do not assure any liability for the contents of any material provided on the website. Reliance on any information provided by us, other visitors to the Platform is solely at your own risk. We assume no liability or responsibility for damage or injury to persons or property arising from any use of any product, information, idea, or instruction contained in the materials provided to you. We reserve the right to change or discontinue, at any time, any aspect or feature of this Site without notice.

15.3

You do hereby grant us a non-exclusive, worldwide, perpetual, irrevocable, royalty- free, sub-licensable right to exercise the copyright, publicity, and database rights you have in Your information, in any media now known or not currently known, with respect to your information to enable us to use the information for the purpose of providing the Services.

15.4

You release and indemnify us and/or any of its officers and representatives from any cost, damage, liability or other consequence of any of the actions of the Users of the Platform and specifically waive any claims that You may have in this behalf under any applicable law. Please note that there could be risks in dealing with underage persons or people acting under false pretence.

16. Termination of account:

16.1

The Terms will continue to apply until terminated by either You or Company as set forth below. If You want to terminate Your agreement with Company, You may do so by

- (i) not accessing the Website; or
- (ii) closing Your accounts for all of the services that You use, where Company has made this option available to You.

16.2

Company may, at any time, with or without notice, terminate the Terms (or portion thereof, such as any individual Additional Terms) with You if:

16.2.1

You breach any of the provisions of the Terms, the Privacy Policy or any other terms, conditions, or policies that may be applicable to You from time to time (or have acted in a manner that clearly shows that You do not intend to, or are unable to, comply with the same);

16.2.2

Company is required to do so by law (for example, where the provision of the services hereunder, to You is, or becomes, unlawful);

16.2.3

The provision of the services to You, by Company is, in Company's opinion, no longer commercially viable;

16.2.4

Company has elected to discontinue, with or without reason, access to the Website, the services (or any part thereof); or

16.2.5

The Company may also terminate or suspend all or a portion of Your account or access to the services with or without reason. Except as may be set forth in any Additional Terms applicable to a particular service, termination of Your Account may include:

- (i) removal of access to all offerings within the Website or with respect to the services;
- (ii) deletion of Your materials and Account Information, including Your personal information, log-in ID and password, and all related information, files and materials associated with or inside Your Account (or any part thereof); and
- (iii) barring further use of the Services.

16.3

You agree that all terminations shall be made in Company's sole discretion and that Company shall not be liable to You or any third party for any termination of Your Account (and accompanying deletion of Your Account Information), or Your access to the Website and the services offered thereunder.

16.4

Notwithstanding the foregoing, these Terms will survive indefinitely unless and until Company chooses to terminate them. If You or Company terminates Your use of the Website, Company

may delete any content or any other materials relating to Your use of the Website and Company will have no liability to You or any third party for doing so.

17. Governing Law:

17.1

These Terms and all transactions entered into on or through the Website and the relationship between You and Company shall be governed in accordance with the laws of India without reference to conflict of laws principles.

17.2

You agree that all claims, differences and disputes arising under or in connection with or in relation hereto the Website, the Terms or any transactions entered into on or through the Website or the relationship between You and Company shall be subject to the exclusive jurisdiction of the courts at Thrissur and You hereby accede to and accept the jurisdiction of such courts.

18. Report Abuse:

In the event You come across any abuse or violation of these Terms or if You become aware of any objectionable content on the Website, please report to Company's customer support team.

19. Privacy Policy:

19.1

The Company views the protection of Your privacy and information as a very important principle. We store and process Your Account Information including any sensitive personal/financial information collected (as defined under the Information Technology Act, 2000), if any, on computers that may be protected by physical as well as reasonable technological security measures and procedures in accordance with Information Technology Act 2000 and Rules there under. The company's current Privacy Policy is available at https://www.wizardlegal.com/privacy_policy.html. If You object to Your Information being

transferred or used in this way, please do not use the platform. Company will share/sell/transfer / license/covey some or all of your personal information with another business entity, should we (or our assets) plan to merge with or are acquired by that business entity, or re-organization, amalgamation, restructuring of business or for any other reason whatsoever. Should such a transaction or situation occur, the other business entity or the new combined entity will be required to follow the privacy policy with respect to Your personal information. Once You provide Your information to us, You provide such information to Company and affiliates of Company and such Company and its affiliate may use such information to provide You various services with respect to Your transaction, whether such transactions are conducted on **www.wizardlegal.com** or with third party merchant's or third party merchant's website.

19.2

The User hereby consents, expresses and agrees that he/she has read and fully understands the Privacy Policy of the Company in respect of the Website. You further consent that the terms and contents of such Privacy Policy are acceptable to You.

https://www.wizardlegal.com/privacy_policy.html

20. Contact:

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