

The following terms and conditions constitute an agreement between you and Lawyergiri Techno Solutions Pvt Ltd. ("Lawyergiri," "we" or "us"), the operator of Lawyergiri.com (the "Site"). These terms of use (the "Terms of Use") govern your use of the Site, both as a casual visitor and as a registered user.

BY USING THE SITE, AND/OR BY REGISTERING WITH US, YOU SIGNIFY THAT YOU AGREE TO THESE TERMS OF USE, including that you consent to the information practices disclosed in our Privacy Policy, which is incorporated herein by reference, and that you consent to resolve in the State of Karnataka any dispute that you may have with us, or the Site. Please note that we offer the Site "AS IS" and without warranties. If you are registering an account or using the Site on behalf of an individual or entity other than yourself, you represent that you are authorized by such individual or entity to accept these Terms of Use on such individual's or entity's behalf.

About the Site

Everything we offer on the Site is referred to in these Terms of Use collectively as the "Services". Some of what is on the Site is viewable without registering with us, but to actively participate or store your information, you must register as a member and authorize the use and disclosure of your personal and legal information for purposes of allowing us to provide the Services and as otherwise disclosed in our Privacy Policy. Lawyergiri is an online platform that connects legal professionals with potential Users seeking legal services. Lawyergiri itself does not provide legal advice. Lawyergiri does not guarantee that Users will find legal representation through its system. Lawyergiri offers no opinion nor does it take a position on when or if an attorney-client relationship has been formed. To provide a high quality platform for Users and legal professionals, Lawyergiri does not get involved in the agreements between members and clients or the actual representation of clients, so we cannot ensure the completion of agreements between the User and legal professional or the integrity of either party. The User is responsible for the integrity

of all individuals with whom the User communicates using the Site, and not Lawyergiri itself.

You acknowledge that although some of the content, text, data, graphics, images, information, suggestions, guidance, and other material (collectively, "Information") that is provided to you on the Site (including Information provided in direct response to your questions or postings) may be provided by individuals in the legal profession, the provision of such Information does not create an attorney-client relationship, and does not constitute an opinion or legal advice, but is provided to assist you with locating an appropriate legal professional. Any form of use of the Site by potential clients or subscribing legal professional is not intended to and will not create an attorney-client relationship between any person, entity and Lawyergiri. Any electronic communication sent to Lawyergiri will not create an attorney-client relationship between the User and Lawyergiri.

We do not provide legal advice

The information that you receive from Lawyergiri, and its affiliates or otherwise on the Site is for informational and scheduling purposes only. Lawyergiri is not a law firm nor does it offer legal advice, recommendations, mediations or any kind of counseling. If you submit a legal related question to Lawyergiri, answers are (i) provided by independent legal professionals and organizations, (ii) for informational purposes only, and (iii) do not establish any attorney-client relationship.

Lawyergiri is not a law firm

Lawyergiri is not offering legal representation. Lawyergiri does not offer any legal advice, legal opinions, recommendations, referrals, or counseling. Subscribed attorneys are not employees or agents of Lawyergiri. Lawyergiri at no point may be held liable for actions or missions of any subscribed attorney performing services for you. Fees for legal services are not shared between legal professionals and Lawyergiri.

Lawyergiri is not a referral service

Lawyergiri is not a lawyer referral service. We do not recommend or endorse any specific subscribing attorney, service provider or other information that may appear on the Site to a User. Lawyergiri makes no representation concerning an attorney's qualifications aside from the lawyer being licensed to practice law in at least one state during registration. We do not make any warranty, guarantee, or representation as to the legal ability, competence, quality, or qualifications of any subscribed attorney. Lawyergiri does not guarantee that subscribed attorneys are covered by professional liability insurance. Lawyergiri encourages Users to research any subscribed attorney before accepting professional advice.

Lawyergiri does not screen for any of its Users. Allowing a platform where potential clients and legal professionals can meet does not signify an endorsement of any subscribing attorney or service provider. Lawyergiri does not sanction statements lawyers may post on the platform. Lawyergiri makes no representation concerning the qualifications of non-attorney legal service providers. Your case will not be viewed by non-attorney legal providers without your consent. Lawyergiri does not filter potential cases or channel potential clients to selected lawyers.

No attorney-client relationship

NO LICENSED ATTORNEY-CLIENT RELATIONSHIP IS CREATED BY USING INFORMATION PROVIDED BY OR THROUGH THE USE OF THE SITE OR THROUGH ANY OTHER COMMUNICATIONS FROM LAWYERGIRI INCLUDING, BUT NOT LIMITED TO, THE "FIND A LAWYER", LINKS TO OTHER SITES OR ANY ASSISTANCE WE MAY PROVIDE TO HELP YOU FIND AN APPROPRIATE LEGAL PROFESSIONAL. WE MAKE NO GUARANTEES, REPRESENTATIONS OR WARRANTIES, WHETHER EXPRESSED OR IMPLIED, WITH RESPECT TO PROFESSIONAL QUALIFICATIONS, EXPERTISE, AND QUALITY OF WORK OR OTHER INFORMATION HEREIN. FURTHERMORE, WE DO NOT IN ANY WAY ENDORSE ANY INDIVIDUAL DESCRIBED HEREIN. IN NO EVENT SHALL

WE BE LIABLE TO YOU OR ANYONE ELSE FOR ANY DECISION MADE OR ACTION TAKEN BY YOU IN RELIANCE ON SUCH INFORMATION.

We have no control over, and cannot guarantee the availability of any legal professional at any particular time. We will not be liable for cancelled or otherwise unfulfilled appointments or any injury resulting therefrom, or for any other injury resulting from the use of the Site or Services whatsoever.

You are strongly advised to perform your own investigation prior to selecting a legal professional by making confirming telephone calls to the appropriate licensing authorities to verify listed credentials and education, and to further verify information about a particular subscribed attorney by confirming with the lawyers office and the state bar association.

Lawyer Users

Lawyer users are independent legal professionals who offer to perform legal services to prospective clients. They are not employees of Lawyergiri.

All Legal Fees Are Paid To Lawyers

Lawyergiri does not render or charge for legal services. Clients may contract with lawyers by selecting a project/case and Lawyergiri may charge a service fee for each project/case completed by the Lawyergiri platform in exchange for creating, hosting, maintaining, and providing the site and site services.

Soliciting or processing payment outside of Lawyergiri is prohibited for the safety and security of all Lawyergiri users. If a client solicits work to be done and paid outside of the Lawyergiri platform, please report them immediately.

There Is No Fee For Finding Engagements

Lawyergiri does not recommend lawyers to clients. Lawyergiri merely makes its services available to enable lawyers to do so themselves. Therefore, Lawyergiri does not charge a fee when a lawyer finds a suitable client or finds an engagement. However, clients and lawyers are obligated to use the Site to pay and receive payment for their work together if they identified each other through the Site.

Non-Circumvention

Lawyergiri only charges a service fee when a client and a lawyer pay and receive payment through the site. Therefore, for 24 months from the time you identify or are identified by any party through the site, you must use the site as your exclusive method to request, make, and receive all payments for work directly or indirectly with that party or arising out of your relationship with that party. Lawyergiri will terminate a lawyer's access to and use of the Site if such lawyer is found to be accepting payments outside of the service for clients arising out of the service.

User Expectations

Authorization and acknowledgement; important information about legal professional's relationships and lists In connection with using the Site and the Services to locate and schedule appointments with legal professionals, you understand that:

- You are ultimately responsible for choosing your own legal professional
- Lawyergiri selects legal professionals to be listed on the Site pursuant to a contractual agreement.
- Lawyergiri will provide you with a list and/or profiles of legal professionals who may be suitable to deliver the legal services that you are seeking based on information that you provide to Lawyergiri (such as proximity to your geographical location and area of law).

In an effort to aid in the discovery of legal professionals, and enable the maximum choice of diversity of legal professionals who participate in the services, these lists and/or profiles may also be based on other criteria (including, for example, legal professionals availability, past selections by and/or ratings of legal professionals by you or by other Lawyergiri users, and past experience of Lawyergiri users); but Lawyergiri (i) does not recommend or endorse any legal professions, (ii) does not make any representations or warranties with respect to these legal professionals or the quality of the legal services they may provide, and (iii) does not receive any additional fees from legal professionals for featuring them through the Service.

User Responsibilities

You are solely responsible for your account and the activity that occurs while signed into or while using your account. If you sign up for the Service, you will create a personalized account which includes a unique username and a password to access the Service and to receive messages from Lawyergiri. You are responsible for maintaining the security of your account, and you are fully responsible for all activities that occur under the account and any other actions taken in connection with the account. Lawyergiri will not be responsible for any liabilities, losses, or damages arising you of the unauthorized use of your computer (or any computing device) or your account. Because we cannot guarantee the fitness of any of our subscribed attorneys for your specific needs, Lawyergiri encourages Users to request a written legal engagement agreement specifying the terms, scope, limitations and conditions of the representation.

You represent and warrant that: (i) you have the authority to, and are of legal age in your jurisdiction to, bind yourself o this Agreement; (ii) your use of the Service will solely for purposes that are permitted by this Agreement; (iii) your use of the service will not infringe or misappropriate the intellectual property rights of any third party; and (iv) your use of the Service will comply with all local, state and federal laws, rules, and regulations, and with all other Lawyergiri policies.

Use and conduct restrictions

Even though the Services are provided free of charge, the usual and customary charges of any legal professional will apply and will be entirely your responsibility. You are responsible for all use of the Site and for all use of your Credentials, including use by others to whom you given your credentials. You may use the Site and the Services for lawful, non-commercial purposes only. You may not use the Site in any manner that could damage, disable, overburden, or impair our servers or networks, or interfere with any other party's use and enjoyment of the Site or the Services. You may not attempt to gain unauthorized access to any of the services, user accounts, or computer systems or networks, through hacking, password mining or any other means.

Without limiting and of the foregoing, you agree that you shall not (and you agree not to allow any third party to):

- copy, modify, adapt, translate, or reverse engineer any portion of the Site, its content or materials and/or the Services;
- remove any copyright, trademark or other proprietary rights notices contained in or on the Site and/or the Services or in or on any content or other material obtained via the Site and/or the Services;
- use any robot, spider, site search/retrieval application, or other automated device, process or means to access, retrieve or index any portion of the Site and/or the Services;
- access, retrieve or index any portion of the Site and/or the Services for purposes of constructing or populating a searchable database of reviews related to the legal industry;
- reformat or frame any portion of the web pages that are part of the Site and/or the Services;
- fraudulently misuse the Services by scheduling an appointment with a legal professional which you have no intention of keeping;

- create user accounts by automated means or under false or fraudulent pretenses;
- collect or store personal data about other users in connection with the prohibited activities described in this paragraph; or
- Use any means, including software means, to conduct web scraping of any portion of the Site, its content or materials and/or the Services. In addition to our rights in these Terms of Use, we may take any legal action and implement any technical remedies to prevent the violation of this provision and to enforce these Terms of Use.

Payment, Cancellation and Refund Policy

In the event, the Lawyer with whom the appointment has been booked is not available in the office/law firm, the client/user has to (a) cancel the current appointment or (b) consult another lawyer within the office/Law Firm's consent. Cancellation of the appointment by the Client/user should be done one (1) hour prior to the time blocked for appointment. In such an event, the entire amount will be refunded to the client/user within 10-12 business days from the date of cancellation in accordance with the mode of refund proposed by the user/client. In case a booking confirmation e-mail gets delayed due to technical reasons or as a result of incorrect e-mail ID provided by the user etc, an appointment would be considered as 'booked'. If the user/client does not show up at the time of Appointment, Lawyergiri will refund the entire amount after approval from Lawyer with in 10-12 business days in accordance with the payment methods provided by the user/client.

Lawyergiri shall not be liable for any refunds to the user in the event the customer's booked slot/ time for an appointment has been delayed.

Any grievances and claims related to the appointment/ refund should be reported to Lawyergiri support team at support@lawyergiri.com within two (2) days of appointment date with the lawyer.

- Without prejudice to the generality of the above, Lawyergiri will not be liable for:

- Any wrong legal advice or suggestions being given by the Practitioner(s), or any legal negligence on part of the Practitioner(s);
- Any type of inconvenience suffered by the User due to a failure on the part of the Practitioner to provide agreed services or to make himself/herself available at the appointed time, no show by the Practitioner, inappropriate advice, or similar difficulties;
- Any misconduct or inappropriate behavior by the Practitioner or the Practitioner's staff;
- Cancellation or rescheduling of booked appointment or any variance in the fees charged;

Further, Lawyergiri shall not be liable, under any event, for any comments or feedback given by any of the Users/clients in relation to the services provided by another User. All such feedback should be made in accordance with applicable law. The option of Users to give feedback remains at Lawyergiri's sole discretion and may be modified or withdrawn at its sole discretion. Lawyergiri may moderate such feedback at any time. Lawyergiri shall not be obliged to act in any manner to give effect to the content of Users' feedback, such as suggestions for delisting of a particular Practitioner from the Website.

- Online Appointment Booking facility is governed by Terms of Service listed.

Confidentiality

Lawyergiri makes every effort to maintain the confidentiality of any information submitted by Users to our Services and our database of members. However, because we cannot control the conduct of others, we cannot guarantee that this information will remain confidential. Please use caution in deciding what information to input into the platform and to reveal in electronic messages. Do not provide any other highly personal, sensitive or incriminating information such as confessions, names or addresses. Lawyergiri is not responsible for the release or improper use of such information by other Users or any release due to error or failure in the platform.

Indemnification

The user agrees that Lawyergiri is not responsible for any harm that this service may cause. Upon a request by us, the User agrees to indemnify, defend and hold us, our employees, contractors, officers, directors, agents, parent, other affiliated companies, suppliers, successors, and assigns harmless from and against any and all liabilities, claims, demands and expenses, including attorney's fees, made by any third party that arise from or are related to (a) your access to the Site, (b) your use of the Services, or (c) the violation of these Terms of Use, or any intellectual property or other right of any person or entity, by you or any third party using your Credentials. The foregoing indemnification obligation does not apply to liabilities, claims and expenses arising as a result of our own gross negligence or intentional misconduct.

Communication and other data

Lawyergiri is not responsible for any loss of data resulting from accidental or deliberate deletion, network or system outages, file corruption, or any other reasons. Lawyergiri also reserves the right to release current or past User information in the event Lawyergiri believes that accounts are in violation of the terms of use or page content guidelines, used to commit unlawful acts, if the information is subpoenaed, and/or if Lawyergiri deems it necessary and/or appropriate. We also reserve the right to deny service to offenders of these guidelines and to terminate or deny service to anyone for any reason or no reason.

Electronic contracting and notices

Your affirmative act of using this Site and/or registering for the Site or the Services constitutes your electronic signature to these Terms of Use, which includes our Privacy Policy, and your consent to enter into agreements with us electronically.

Premium services

Lawyergiri offers optional Premium Services including the Lawyergiri Virtual Practice. By selecting a Premium Service you agree to pay Lawyergiri the subscription fee indicated for that service. Payments for subscription services will be charged on the month following your subscription and will cover the use of that service for the period indicated. Cancellations must be received in writing by email (hello@Lawyergiri.com) or by Indian Post mail (Lawyergiri Techno Solutions Pvt Ltd, #49, Anugraha, Opp PVS School, Kadugodi, Bangalore - 560 067 ATTN: Cancellations). If your payment method fails or your account is past due, Lawyergiri reserves the right to either suspend or terminate your Premium Services. Any such suspension or termination will result in the cancellation of any promotional programs applicable to your Premium Services. At approximately the beginning of the month, Lawyergiri shall provide licensee a record of all the user interactions that were provided in the preceding calendar month, which shall be deemed to be final and accepted. It is understood that not every user interaction is going to result into a paying client. You may notify Lawyergiri should you receive an invalid user interaction during the month that the invalid client interaction is received. "Invalid user interaction" shall mean each interaction (i) with a disconnected telephone number or a user who provides an invalid telephone number, or (ii) which is a duplicate of an inquiry delivered to licensee within the previous 90 days.

Hyperlinks

You are granted a limited, non-exclusive right to create a text hyperlink to the Site for noncommercial purposes, provided such link does not portray Company, any of its products and services, or any professional or professional services entity in a false, misleading, derogatory or otherwise defamatory manner and provided further that the linking site does not contain any adult or illegal material or any material that is offensive, harassing or otherwise objectionable. This limited right may be revoked at any time. You may not use a Company logo or other proprietary graphic of Company to link to this Site without the express written permission of Company. Further, you may not use, frame or utilize framing techniques to enclose any Company trademark, logo or other proprietary information, including the images found at the Site, the content of any text or the layout/design of any page

or form contained on a page on the Site without Company's express written consent. Except as noted above, you are not conveyed any right or license by implication, estoppel or otherwise in or under any patent, trademark, copyright or proprietary right of Company or any third party. Company makes no claim or representation regarding, and accepts no responsibility for, the quality, content, nature or reliability of third-party Web sites accessible by hyperlink from the Site, or Web sites linking to the Site. Such sites are not under the control of Company and Company is not responsible for the contents of any linked site or any link contained in a linked site, or any review, changes or updates to such sites. Company provides these links to you only as a convenience, and the inclusion of any link does not imply affiliation, endorsement or adoption by Company of any site or any information contained therein. When you leave the Site, you should be aware that our terms and policies no longer govern. You should review the applicable terms and policies, including privacy and data gathering practices, of any site to which you navigate from the Site.

Copyright and limited license

Unless otherwise indicated, the Site and all content and other materials on the Site, including, without limitation, the Company logo, and all designs, text, graphics, pictures, reviews, information, data, software, sound files, other files and the selection and arrangement thereof (collectively, the "Site Materials") are the proprietary property of Company or its licensors or users and are protected by Indian and international copyright laws. You are granted a limited, non-sub licensable license to access and use the Site and electronically copy, (except where prohibited without a license) and print to hard copy portions of the Site Materials for your informational, non-commercial and personal use only.

Such license is subject to these Site Terms and does not include or authorize: (a) any resale or commercial use of the Site or the Site Materials therein; (b) the collection and use of any professional listings, pictures, profiles, ratings or descriptions; (c) the distribution, public performance or public display of any Site Materials, (d) modifying or otherwise making any derivative uses of the Site and the

Site Materials, or any portion thereof; (e) use of any data mining, robots or similar data gathering or extraction methods; (f) downloading (other than the page caching) of any portion of the Site, the Site Materials or any information contained therein, except as expressly permitted on the Site; or (g) any use of the Site or the Site Materials other than for its intended purpose. Any use of the Site or the Site Materials other than as specifically authorized herein, without the prior written permission of Company, is strictly prohibited and will terminate the license granted herein. Such unauthorized use may also violate applicable laws including without limitation copyright and trademark laws and applicable communications regulations and statutes. Unless explicitly stated herein, nothing in these Site Terms shall be construed as conferring any license to intellectual property rights, whether by estoppel, implication or otherwise. This license is revocable at any time.

Changes to these terms of use

We may change these Terms of Use at any time, as we reasonably deem appropriate. Upon any change in these Terms of Use, we will post the amended agreement on the Site; we may also attempt to notify you in some other way. Your continued use of the Site and/or the Services following such posting shall constitute your affirmative acknowledgement of the Terms of Use, the modification, and agreement to abide and be bound by the Terms of Use, as amended. If at any time you choose not to accept these Terms of Use, including following any such modifications hereto, then please do not use the Site. Changes to the services. We may from time to time add new services to the Services, substitute a new service for one of the existing Services, or discontinue or suspend one of the existing Services. Information about the new services will be included on the Site, and the use of new services will be governed by these Terms of Use. You agree that Lawyergiri will not be liable to you or any third party for any suspension or discontinuation of any of the Services.

Content user posts or submits

Users will have the opportunity to submit feedback regarding your experiences with legal professionals who are featured on the Site. It is important that you act responsibly when providing Posted Information. In providing feedback, please give clear, honest information about the legal professional and your experiences, but do not use inappropriate language, make gratuitous personal criticisms or comments or provide information that others could use to determine your identity. When participating in other interactive or community aspects of the Service, please do not post any information that another User may use to identify you as an individual, but please do include all relevant information in a concise manner to help us provide you with a helpful response.

We reserve the right to publish your Posted Information as part of the Service and to also remove your Posted Information for any reason. We are not, however, responsible for any failure or delay in removing Posted Information. Keep in mind that the Posted Information of others is simply opinion and should not be relied on.

In addition:

- You are solely responsible for any Posted Information that you submit, publish or display on the Site or transmit to other members and/or other users of the Site.
- You may not post, distribute, or reproduce in any way any copyrighted material, trademarks, or other proprietary information without obtaining the prior written consent of the owner of such proprietary rights. You may not submit any content or material that infringes, misappropriates or violates the intellectual property, publicity, privacy or other rights of any party.
- You may not provide any Posted Information that falsely expresses or implies that such content or material is sponsored or endorsed by Lawyergiri.
- You understand and agree that Lawyergiri may (but is not obligated to) review and delete any Posted Information that in the sole judgment of

Lawyergiri violates these Terms of Use or which might be offensive, illegal, or that might violate the rights of, harm, or threaten the safety of other users or members of the Site and/or other website users.

- You agree that you will only provide Posted Information that you believe to be true and you will not purposely provide false or misleading information.
- By posting Posted Information on the Site, you agree to and hereby do grant, and you represent and warrant that you have the right to grant, Lawyergiri, its contractors, and the users of the Site an irrevocable, perpetual, royalty-free, fully sub licensable, fully paid up, worldwide license to use, copy, publicly perform, digitally perform, publicly display, and distribute such Posted Information and to adapt, edit, translate, prepare derivative works of, or incorporate into other works, such Posted Information. This license is non-exclusive, except you agree that Lawyergiri shall have the exclusive right to practice this license to the extent of combining your Posted Information with the Posted Information of other Lawyergiri users for purposes of constructing or populating a searchable database of reviews and information related to the legal industry.
- The following is a partial list of the kind of content and communications that are illegal or prohibited on/through the Site. Lawyergiri reserves the right to investigate and take appropriate legal action in its sole discretion against anyone who violates this provision, including without limitation, removing the offending communication from the Services and terminating the membership of such violators or blocking your use of the Services and/or the Site. You may not post content that:
 - is false or intentionally misleading;
 - harasses or advocates harassment of another person;
 - involves the transmission of unsolicited mass mailing or "spamming";

- violates the intellectual property or other rights of any person;
- is threatening, obscene, defamatory or libelous; or
- is pornographic or sexually explicit in nature.

Your use of content

Unless otherwise indicated, the Site and all content and other materials on the Site, including, without limitation, the Company logo, and all designs, text, graphics, pictures, reviews, information, data, software, sound files, other files and the selection and arrangement thereof (collectively, the "Site Materials") are the proprietary property of Company or its licensors or users and are protected by Indian and international copyright laws. You are granted a limited, non-sub licensable license to access and use the Site and electronically copy, (except where prohibited without a license) and print to hard copy portions of the Site Materials for your informational, non-commercial and personal use only.

Such license is subject to these Site Terms and does not include or authorize:

- a. any resale or commercial use of the Site or the Site Materials therein;
- b. the collection and use of any professional listings, pictures, profiles, ratings or descriptions;
- c. the distribution, public performance or public display of any Site Materials,
- d. modifying or otherwise making any derivative uses of the Site and the Site Materials, or any portion thereof;
- e. use of any data mining, robots or similar data gathering or extraction methods;

- f. downloading (other than the page caching) of any portion of the Site, the Site Materials or any information contained therein, except as expressly permitted on the Site; or
- g. any use of the site or the Site Materials other than for its intended purpose.

Any use of the Site or the Site Materials other than as specifically authorized herein, without the prior written permission of Company, is strictly prohibited and will terminate the license granted herein. Such unauthorized use may also violate applicable laws including without limitation copyright and trademark laws and applicable communications regulations and statutes. Unless explicitly stated herein, nothing in these Site Terms shall be construed as conferring any license to intellectual property rights, whether by estoppel, implication or otherwise. This license is revocable at any time.

Copyright complaints

If you believe that any material on the Site infringes upon any copyright, which you own or control, please contact Lawyergiri' Designated Agent to receive notification of claimed infringement at the following address Copyright Agent, Lawyergiri Techno Solutions Pvt Ltd, #49, Anugraha, Opp PVS School, Kadugodi, Bangalore - 560 067 Phone: +91 9845198411 Email to: hello@Lawyergiri.com

Disclaimer of warranties

Lawyergiri provides the Website and the Service "as is," without warranty of any kind. Without limiting the foregoing, Lawyergiri expressly disclaims all warranties, whether express, implied or statutory, regarding the Website and the Service including, without limitation, any warranty of merchantability, fitness for a particular purpose, title, security, accuracy and non-infringement. Specifically, Lawyergiri makes no representation or warranty that the information we provide or that is provided through the Service is accurate, reliable or correct; that the Service will meet your requirements; that the Service will be available at any

particular time or location, that the Service will function in an uninterrupted manner or be secure; that any defects or errors will be corrected; or that the Service is free of viruses or other harmful components. You assume full responsibility and risk of loss resulting from your use of information, content or other material obtained from the Service. Some jurisdictions limit or do not permit disclaimers of warranty, so this provision may not apply to you.

Limitation of liability

To the extent permitted by applicable law, in no event will Lawyergiri be liable to you for any loss of profits, use, or data, or for any incidental, indirect, special, consequential or exemplary damages, however arising, that result from (a) the use, disclosure, or display of your User-Generated Content; (b) your use or inability to use the Service; (c) the Service generally or the software or systems that make the Service available; or (d) any other interactions with Lawyergiri or any other User of the Service, whether based on warranty, contract, tort (including negligence) or any other legal theory, and whether or not Lawyergiri has been informed of the possibility of such damage, and even if a remedy set forth in this Agreement is found to have failed of its essential purpose. Lawyergiri will have no liability for any failure or delay due to matters beyond our reasonable control. Some jurisdictions limit or do not permit disclaimers of liability, so this provision may not apply to you. Entire agreement, These Terms of Use and any supplemental terms, policies, rules and guidelines posted on the Site, including the Privacy Policy, constitute the entire agreement between you and us and supersede all previous written or oral agreements.

If any part of these Terms of Use is held invalid or unenforceable, that portion shall be construed in a manner consistent with applicable law to reflect, as nearly as possible, the original intentions of the parties, and the remaining portions shall remain in full force and effect. The failure of Lawyergiri to exercise or enforce any right or provision of these Terms of Use shall not constitute a waiver of such right or provision. The failure of either party to exercise in any respect any right provided for herein shall not be deemed a waiver of any further rights hereunder.

Choice of law and arbitration

These Terms of Use shall be deemed to have been entered into and shall be construed and enforced in accordance with the laws of the State of Karnataka as applied to contracts made and to be performed entirely within Karnataka, without giving effect to the state's conflicts of law statute. Any controversy, dispute or claim arising out of or related to these Terms of Use or your use of the Services shall be settled by final and binding arbitration to be conducted by an arbitration tribunal in the State, City and State of Karnataka, pursuant to the rules of the The Arbitration Act (1940). The arbitration tribunal shall consist of one arbitrator. The decision or award of the arbitrator shall be final, and judgment upon such decision or award may be entered in any competent court or application may be made to any competent court for judicial acceptance of such decision or award and an order of enforcement. The parties agree that the arbitrator shall have the authority to impose equitable and injunctive relief as well as to award monetary relief, as the arbitrator deems appropriate.

Assignment

We may assign this contract at any time to any parent, subsidiary, or any affiliated company, or as part of the sale to, merger with, or other transfer of our company to another entity. We will use reasonable efforts to notify you regarding any change of ownership. You may not assign, transfer or sublicense these Terms of Use to anyone else and any attempt to do so in violation of this section shall be null and void.

Eligibility

You must be 18 years of age or over, or the legal age to form a binding contract in your jurisdiction if that age is greater than 18 years of age, to register with us or use the Site and the Services. If you are between the ages of 13 and 18 or the applicable legal age in your jurisdiction, you can use the Site or Services only in

conjunction with, and under the supervision of, your parent or guardian who has agreed to the Terms of Use. If you are under the age of 13, you may not use the Site or Services, in compliance with the Information Technology Act 2000. If you are the parent or legal guardian of a child under the age of 18, you may use the Site or Services on behalf of such minor child. By using the Site or Services on behalf of a minor child, you represent and warrant that you are the parent or legal guardian of such child and that all references in these Terms of Use to “you” shall refer to such child or such other individual for whom you have authorization to enter into these Terms of Use on their behalf, and you in your capacity as the parent or legal guardian of such child or as the authorized party of such individual. If you do not qualify under these terms, do not use the Site or Services. Membership in the Services is void where prohibited by applicable law, and the right to access the Site is revoked in such jurisdictions. By using the Site and/or the Services, you represent and warrant that you have the right, authority, and capacity to enter into these Terms of Use and to abide by all of the terms and conditions set forth herein. The Site is administered in the India. and intended for India users; any use outside of the India is at the users own risk and users are responsible for compliance with any local laws.

Last updated on September 16, 2016

Copyright (©) 2016 Lawyergiri Techno Solutions Pvt Ltd. All rights reserved.