

TERMS AND CONDITIONS

USER AGREEMENT

This document is an electronic record in terms of Information Technology Act, 2000 and rules made there under as applicable and the amended provisions pertaining to electronic records in various statutes as amended 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 require publishing the rules and regulations, privacy policy and user agreement for access or usage of edutourism.in

THIS TERMS OF USE AGREEMENT ('Agreement') is made between edutourism.in and any person (which shall include individual, company, partnership, establishment) (hereinafter referred to as 'End-user' or 'User/user' or 'Customer') who completes the registration process by opening and maintaining an account with the edutourism.in(hereinafter referred to as "this site" or "this website" or "website") or accesses the Website.The website, is owned, hosted and operated by theEdCET Solutions & Services Private Limited. (for short'Company'). The Company and User are collectively referred to as 'Parties' wherever the context permits.

BY CLICKING 'ACCEPT' OR ACCESSING THIS WEBSITE, USING OR INSTALLING ANY PART OF THE SERVICE, USER EXPRESSLY AGREES TO AND CONSENTS TO BE BOUND BY ALL OF THE TERMS OF THIS AGREEMENT. IF THE USER IS NOT AGREEABLE WITH THE TERMS OF THE AGREEMENT, HE MAY NOT CLICK 'ACCEPT', ACCESS THE WEBSITE, USE OR INSTALL ANY PART OF THE SERVICE AND THE COMPANY MAY PROMPTLY CANCEL ALL ITS TRANSACTIONS WITH THE USER.

Commencement of Service

- The Service shall be deemed to have commenced from the moment any User accesses the Website.

Subscription Fees

- Currently there is no Subscription Fees for any users for availing the services provided by Website. However, in future the Website can prescribe Subscription fees for any of the Users. The Website shall issue notices to such users who are liable to pay subscription fees at least 30 days in advance at their registered email id, failing which their subscription may be cancelled.

Security

- Your Account Information is password-protected for your privacy and security. Please do not share your password with anybody.

Cancellation

edutourism.in shall reserve the exclusive right to cancel any content whatsoever from being published or reflected on its website or in any other mode.

Obligations of User/Subscriber

- The accuracy of the Registration Data given to the website on initial application for the Service shall be the sole responsibility of the User.
- Any licenses, permits, consents, approvals and intellectual property or other rights as may be required for using the Service shall be obtained by the User at his own cost.
- The User will ensure compliance with all notices or instructions given by the website from time to time to enable the use of the Service.
- The User understands and agrees that User is responsible for all applicable taxes and for all costs that are incurred in using the website.
- The User shall be solely responsible for all information retrieved, stored and transmitted through the Service by him/her.
- The User shall keep confidential and not disclose to any person the User's password and user identification and all activities and transmission / transactions performed by the User through his/her user identification.
- The User shall immediately notify through email about any un-authorized use of the User's account or any other breach of security known to the User.
- The User shall promptly make the payment on the Website towards the Subscription Fees as and when it becomes payable.

- The User shall be responsible for the set-up or configuration of his/her equipment for access to the Service.
- edutourism.in in its sole discretion shall reserve the right to edit, modify and alter the content. User agrees that the online advertisements placed with edutourism.in shall be reflected in 48 working hours. The user further agrees to the stipulated 48 working hours.
- edutourism.in does not accept any responsibility towards the data entered in our website. The user who has entered the data is fully responsible for any wrong data entered and be liable for any and all action taken by third party (whether civil/criminal).
- "User of the website agrees to indemnify and keep the website indemnified against any wrong/false data entered into and hereby warrants and covenants that all data entered into the website is true and correct and belongs exclusively to him/her and not to any other third party."

Prohibited Actions

- The Users shall not host, display, upload, modify, publish, transmit, update or share any information that —
 - belongs to another person and over which the user does not have any right ;
 - relating or encouraging money laundering or gambling, or otherwise unlawful in any manner whatsoever;
 - harming minors in any way;
 - violates any law for the time being in force;

- deceives the Website about the origin of such messages or communicates any information which is misleading, defamatory, offensive, vulgar, obscene, profane, scandalous, lascivious, libelous, hurting religious sentiment or menacing in nature;
 - impersonates another person;
 - threatens the unity, integrity, defence, security or sovereignty of India, friendly relations with foreign states, or public order or causes incitement to the commission of any cognizable offence or prevents investigation of any offence or is insulting any other nation.
-
- The User shall not use, manipulate or interfere with other users' or any listings/information.
 - The User shall not take any action that may undermine the feedback or ratings systems (such as displaying, importing or exporting feedback information off of the sites or using it for purposes unrelated to the website).
 - The User shall not distribute or post spam, unsolicited, or bulk electronic communications, chain letters, or pyramid schemes via the Website.
 - The User shall not harvest or otherwise collect information about other users, including their email addresses and other details without the consent of the Website.
 - The User is restrained from allowing any person other than the authorized person(s) named in the application form to use the Service.
 - The User undertakes not to resell or assign his/her rights or obligations under these Terms & Conditions. User also agrees not to make any unauthorized commercial use of the Service.

- The User shall use the Service only for the purpose for which it is subscribed.
- The User shall comply with all applicable laws (and shall not contravene any applicable law) of India relating to the Services, including any regulation made pursuant there to.
- The User shall not to print, download, duplicate or otherwise copy, delete, vary or amend or use any data or personal information posted by any User on the website except such data and information which are posted by the particular User himself/herself.
- The User shall keep confidential and not disclose to any person the User's password and user identification and all activities and transmission performed by the User through his/her user identification.
- The User shall not use the Service for any unlawful purpose including without limitation criminal purposes.
- The Service shall not be used to send or receive any message, which is offensive on moral, religious, racial or political grounds or of an abusive, indecent, obscene, defamatory or menacing nature.
- The User shall be prohibited if they persistently send messages or make postings on website to any other User or third party who access website without reasonable cause or for causing any threat or/and harassment or/and annoyance or/and anxiety or/and any other inconvenience whatsoever caused to any person.
- The User shall not infringe on any intellectual property rights of any person or/and retain information in any computer system or otherwise with an intention to do so.
- User agrees not to make use of anyone else's Information other than as necessary to complete any edutourism.in transactions in which he/she is involved.

- The User shall not violate, or attempt to violate the security of Website and/or any web sites linked to Website or gain un-authorized access any information regarded as private by other Users or persons, including but without limitation to accessing data and information not intended for them or logging onto a server or account which the User is not authorized to access, attempting to probe, scan or test the vulnerability of a system or network or attempting to breach security or authentication.
- The User shall be prohibited to introduce post or transmit any information or software, which contains a virus, worm or other harmful components into the internet or Website network system.
- In the event that the User breaches any of the above mentioned covenants, the Company shall have the right to delete any material relating to the violations without prior notice to the User. The Website shall issue a warning to the User to discontinue any activity which leads to the said violations and in the event the User continues with such prohibited activity, the Website reserves the unilateral right to suspend or/and deactivate the User's access to Website and the Service and/or any other related facility. In addition to the right to indemnity available to the Company, the Company shall have the right to any legal remedy, against the User to recover the loss suffered by the Website and the harm caused to the reputation, due to such violation by the User.
- The Users shall avail the Website or any other related site for lawful purposes alone. Transmission or/and distribution or/and storage of material or/and conduct in violation of any applicable local or/and state or/and Central or/and foreign law or/and regulation is prohibited. This includes without limitation any unauthorized use of material protected by patent or/and copyright or/and trademark or/and other intellectual property right, material

that is obscene or/and defamatory or/and libelous or/and constitutes an illegal threat, or/and violates rights of privacy or publicity, or/and violates export control laws. The User may use the information on the site only to the extent necessary to facilitate website related transactions.

- Website strongly opposes SPAM, which floods the Internet with unwanted and unsolicited email and deteriorates the performance and availability of the service provided on the website. All forms of SPAM, or any other activities that have the effect of facilitating SPAM, are strictly prohibited.
- The Website also prohibits the use of another Internet service to send or post SPAM to drive visitors from website to any other site hosted on or through Website systems, whether or not the messages were originated by you or any other user, under your directions, or by or under the direction of a related or unrelated third party.

Maintenance

- The Website may at its sole discretion and without assigning any reason whatsoever at any time deactivate or/and suspend the User's access to the website and/or the Services (as the case may be) without notice to carry out system maintenance or/and upgrading or/and testing or/and repairs or/and other related work. Without prejudice to any other provisions of this Agreement, the Website shall not be liable for any loss or/and damage or/and costs or/and expense that the User may suffer or incur, and no fees or/and charges payable by the User shall be deducted or refunded or rebated, as a result of such deactivation or/and suspension.

Termination

- The Website may terminate this Agreement by giving prior notice of 30 days in writing.
- It shall be on the discretion of the Website that the period of notice of 30 days may be waived or a shorter period of notice may be accepted in writing from the User.
- However, the Website irrespective of clauses mentioned above may terminate this Agreement with immediate effect, without prior notice to the User and without assigning any reason/s whatsoever.
 - If in the opinion of the Website, the User has breached any of the terms and conditions of this agreement.
 - If in the opinion of the Website or/and any regulatory authority, it is not in the public interest to continue providing the Service to the User for any reason.
 - If the User is declared a bankrupt or/and the User enters into any compromise or arrangement with its creditors and further without any prejudice to any/all other rights.
- Termination for whatsoever reason may entail cancellation of subscription; taking down any user content on the Website; restricting access to the Website through technical measures.

Liabilities upon Termination

- If the Agreement is terminated pursuant to clauses set out above, without prejudice to any other remedies available to the Website, the User shall be liable for Subscription Fees payable until the Date of Termination.
- The amounts due and payable by the User upon termination shall be payable within 30 days of the relevant Date of Termination.

Suspension of Service

- If any monies payable by the User are not paid by the due date, the Website may without prejudice to any other rights or remedies that may be available to it suspend the Service provided to the User.
- When the Service subscribed for is suspended, it shall be deemed to be terminated. The date shall be such as stipulated by the Website and the User shall be liable for all the charges and fees incurred up to the date.
- Upon subsequent payment by the User of such monies as demanded by the Website, the Website may at its discretion and subject to such terms as it deems proper, reconnect the Service.

No Refund

The Website shall under no circumstances refund any amounts paid by User in respect of any services.

Violation of Terms & Conditions

- If website , in its sole discretion, determines that a violation of the Terms & Conditions has occurred, Website may pursue any of its legal remedies, including but not limited to the immediate deletion of any offending material from its site or/and cancellation of your account and/or the exclusion of any person(s) who may have violated any Terms & Conditions. Website could also pursue violators with claims that they have violated various criminal and/or civil law provisions as applicable under the relevant Acts/Rules, etc of the land. Website will cooperate with any investigation by any Central or/and State

or/and local body or/and any court or/and tribunal having the competence to carry out the same. Such cooperation may be without notice to the User. If Website believes in its sole discretion that any advertisement or/and services may create liability for Website, The website may take any actions that it believes are prudent or necessary to minimize or/and eliminate its potential liability, including but not limited to, the release of User information. In sum, the website reserves the right to refuse service to anyone at any time, or/and to remove any listings or/and any advertisements for any reason, and without notice.

Use of Information/Data Supplied

The User hereby agrees and irrevocably authorizes that the Company has the right to:

- Use for the website's own purpose, any data or/and information supplied by the User in connection with this Agreement, and/or pass on such information to any other associated companies or selected third parties.
- "By entering mobile number while registering on Website, user gives consent to Website to send alerts, contact and promotional SMS to users registered mobile number. In case user does not want to receive these messages on his/her mobile number, he can remove his/her mobile number from his user details from the site".

Rights over Materials

All information, documents, software, images, photographs, text, services and other similar materials (collectively, "Materials") contained in this Website are provided by Website or its third party manufacturers, authors, developers and vendors ("Third Party Providers") and are the

copyrighted work of Website and/or the Third Party Providers. Except as stated herein, none of the Materials may be copied, reproduced, distributed, republished, downloaded, displayed, posted or transmitted in any form or by any means, including, but not limited to, electronic, mechanical, photocopying, recording, or otherwise, without the prior express written permission of Website or the Third Party Provider. No part of the Website, including logos, graphics, sounds or images, may be reproduced or retransmitted in any way, or by any means, without the prior express written permission of Website. You also may not, without Website prior express written permission, "mirror" any Materials contained on this Website on any other server.

Nothing on this Website shall be construed as conferring any license under any of Website's or any Third Party Provider's intellectual property rights, whether by estoppels, implication, or otherwise. You acknowledge sole responsibility for obtaining any such licenses.

Permission is granted to display, copy, distribute and download Website's Materials on this Website provided that: (1) both the copyright notice identified below and this permission notice appear in the Materials, (2) the use of such Materials is solely for personal, non commercial and informational use and will not be copied or posted on any networked computer or broadcast in any media, and (3) no modifications of any of the Materials are made. This permission terminates automatically without notice if you breach any of these terms or conditions. Upon termination, you will immediately destroy any downloaded or printed Materials. Any unauthorized use of any Materials contained on this Website may violate copyright laws, trademark laws, and other related laws and may have various legal consequences.

Materials provided by Third Party Providers have not been independently authenticated in whole or in part by Website. The Website does not provide, sell, license, or lease any of the Materials

other than those specifically identified as being provided by Website. Website is committed to respecting others' intellectual property rights, and we ask our users to do the same. Website (hereinafter referred to as "We") may, in its sole discretion, terminate the access rights of users who infringe or otherwise violate others' intellectual property rights.

Disclaimer for Third Party Content & Website links

The Website also sources data available in the public domain and puts it to up for general information of Users. The Website does not guarantee the authenticity of such information as well. No liability shall be affixed to the Website by any user who may have suffered any loss by acting upon such information.

We use our best endeavours to ensure that the websites we select for inclusion in Website work, and continue to work properly; that their content remains acceptable and useful; and that their operation will not be injurious to our users' PCs.

We explicitly disclaim, and will not accept any responsibility for any of the following in respect of the sites that we link to:

- Infection by computer viruses
- Damage caused by downloaded software
- Technical problems, failures and speed of operation
- Libelous or illegal material
- The quality or truth of any material, or advice that is offered

DISCLAIMER OF WARRANTY: Website expressly disclaims warranties of any kind for any use of or any access to www.edutourism.in, to any material, information, links, or content presented on the web pages at www.edutourism.in, to any external website linked thereto, and to any external material, information, links, or content linked thereto. www.edutourism.in, and any material, information, links, and content presented on the web pages at www.edutourism.in, as well as any external website and any external material, information, links, and content linked thereto, are provided on an "as is" basis, without warranty of any kind, either express or implied, including, without limitation, the implied warranties of merchantability or fitness for a particular purpose, or non-infringement. Website has no control over any external website or over any external material, information, links, and content linked to www.edutourism.in. Certain jurisdictions do not permit the exclusion of implied warranties and the foregoing exclusions of implied warranties may not apply to you. www.edutourism.in and its internal web pages may be unavailable for online access from time to time and at anytime; there are no guarantees and no warranties of online availability, impressions, and click-throughs. The entire risk as to the performance of, or non-performance of, or arising out of the use of, or the access of, or the lack of access to www.edutourism.in, to any material, information, links, or content presented on the web pages at www.edutourism.in, to any external website linked thereto, or to any external material, information, links, or content linked thereto, is borne by the user, visitor, customer, or other person.

Disclaimer of online availability, impressions, and click-throughs:

In addition to the other disclaimers and limitations discussed in this notice, there are no guarantees and no warranties regarding online availability, impressions, and click-through of

www.edutourism.in, its web pages, and any material, information, links, or content presented on the web pages at www.edutourism.in. www.edutourism.in, its web pages, and any material, information, links, or content presented on the web pages at www.edutourism.in, may be unavailable for online access at anytime. Advertising sponsors and advertising must be approved by Website before the posting of any advertising material, information, links, content, banners, and graphics on www.edutourism.in. Website reserves the right to accept or to reject any advertising sponsor or any advertising for any reason.

Limitation of liability:

In no event and under no circumstances and under no legal theory, tort, contract, or otherwise shall Website be liable, without limitation, for any damages whatsoever, including direct, indirect, incidental, consequential or punitive damages, arising out of any access to or any use of or any inability to access or use this website including any material, information, links, and content accessed through this website or through any linked external website.

General

- This Website could include unintended inaccuracies or typographical errors. Website and the Third Party Providers may make improvements and/or changes in the products, services, programs, and prices described in this Website at any time without notice. Changes are periodically made to the Website.
- The material, information, links, and content presented on and by this website is of a general nature only and is not intended to address the specific circumstances, requirements, or any other needs of any particular individual or entity. It cannot be guaranteed that the material,

information, links, and content presented on and by this website is comprehensive, complete, accurate, sufficient, timely, or up to date for any particular purpose or use. The material, information, links, and content presented on and by this website should not be considered as professional, legal, business, financial, investment, or purchasing advice (if you need specific advice, you should always consult a suitably qualified professional). This website is sometimes linked to external websites over which Website has no control and assume no responsibility, and are in no way acting as a publisher of material, information, links, and content contained on external linked websites. Links may become invalid, may expire, or may become misdirected at any time. Links are provided as a convenience and do not necessarily constitute, signify, or otherwise imply an endorsement by, or an endorsement for, or a relationship with, or connection to Website. The statements expressed on external linked websites are not those of Website; and users are advised that Website does not maintain editorial control over external linked websites or determine the appropriateness regarding the material, information, links, and content contained on external linked websites. Website has no control over any external website or over any external material, information, links, and content linked to www.edutourism.in.

License Disclaimer

Nothing on any Website shall be construed as conferring any license under any of Website's or any third party's intellectual property rights, whether by estoppel, implication, or otherwise.

Content & Liability Disclaimer

www.edutourism.in is an intermediary as defined under sub-clause (w) of Section 2 of the Information Technology Act, 2000.

Website shall not be responsible for any errors or omissions contained on Website, and reserves the right to make changes anytime without notice. Mention of non-Website products or services is provided for informational purposes only and constitutes neither an endorsement nor a recommendation by Website. All Website and third-party information provided on any Website is provided on an "as is" basis.

Views expressed by the users are their own, Website does not endorse the same. No claim as to the accuracy and correctness of the information on the site is made although every attempt is made to ensure that the content is not misleading. In case any inaccuracy is or otherwise improper content is sighted on the website, please report it to grievance officer.

Website DISCLAIMS ALL WARRANTIES, EXPRESSED OR IMPLIED, WITH REGARD TO ANY INFORMATION (INCLUDING ANY SOFTWARE, PRODUCTS, OR SERVICES) PROVIDED ON ANY WEBSITE, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

Disclaimer on actions taken on the basis of Website content

If you are making any decision, whether career wise, personal or business, you should yourself conduct appropriate due diligence of all pros and cons to arrive at a decision rather than depending upon any Material, rankings, rating, comments, popularity statistics given regarding a

particular entity given on the Website. All decisions made would be entirely your prerogative and Website does not claim to offer any advice, either legal or financial.

Indemnity

- User will defend, or at its option and settle any third party lawsuit or proceeding brought against the User based upon or otherwise any claim arising from the fact that the User Content, Site and/or User features infringe any copyright, trade secret or trademark of such third party and second, the Website's use of any User Content, provided that such use complies with the requirements of the Agreement and third, the User's use of the Services in any manner inconsistent with or in breach of the Agreement; and/or fourth, any claim alleging facts that would constitute a breach of User's representations and warranties made in this Agreement. Any such claim/proceeding if made directly on the User shall promptly be communicated by the User with all reasonable information, assistance and cooperation in defending the lawsuit or proceeding. The User shall give the full control and sole authority over the defense and settlement of such claim. The User may join in defense with counsel of its choice at its own expense subject to the approval of the company. The User unilaterally agree to indemnify and hold harmless, without objection, the Website and all concerned officials for damages whatsoever arising from or resulting from their use of website or their breach of the terms of this Agreement. Indemnification shall be provided for any claim which shall arise and shall be limited to payment by the indemnifying party ("User") of all damages and costs finally awarded for such claim, or settlement costs approved in writing by the Indemnitor (Website).

Confidentiality

- For the purpose of this Agreement and attachments thereto and all renewals, " Confidential Information " means all financial, commercial, technical, operational, staff, management and other information, data and know-how relating to the Project or to a party (the " Disclosing Party " herein the Website) or any other members of the Disclosing Party's group of companies (including, without limitation, as to products and services, assets, customers, data and database, suppliers or employees), which may be supplied to or may otherwise come into the possession of the other (the " Receiving Party ", herein the User), whether orally or in writing or in any other form, and which is confidential or proprietary in nature or otherwise expressed by the Disclosing Party or by any of its Associates to be confidential, and not generally available to the public.
- The Receiving Party shall keep confidential and secret and not disclose to any third party the Confidential Information nor any part of it, except to any of the Receiving Party's Associates, if required and upon prior permission in writing from the Disclosing Party. The Receiving Party agrees to take all possible precautions with regard to protecting confidential information from any third party and shall ensure that all its Associates to whom such disclosure is made will act in accordance with the terms of this Agreement as if each of them were a party to this Agreement, and if required obtain a written statement from each of its employees/associates having access to such Proprietary Information undertaking to abide by the confidentiality conditions. All Proprietary Information shall

be kept separate and exclusive and at the usual place of business (or residence as the case may be) of the Receiving Party.

- Further no use, reproduction, transformation or storage of the Proprietary Information shall be made by the User without the prior written permission of the Disclosing party , except where required to be disclosed pursuant to any applicable law or legal process issued by any court or the rules of any competent regulatory body.
- On request of the Disclosing Party made at any time, including at the time of termination of this Agreement, the Receiving Party shall deliver back to the Disclosing Party all original documents, records, data and other material in the possession, custody or control of the Receiving Party that bear or incorporate any part of the Proprietary Information. The obligations of confidentiality set out in this Agreement shall continue to be in force notwithstanding termination of this Agreement for any reason whatsoever.
- All information and data submitted by the User shall become the property of the Disclosing party. However all such information shall be kept strictly confidential and the Company shall not, subject to "Violation of Terms & Conditions" clause, release any such data and information to any third party without the prior consent of the User.
- The User has access to only his/her own data and information stored in the database at Website (subject to prior confirmation of identity) and nothing more. The User may edit or amend such data and information from time to time.
- All copyright and/or know-how and/or any other related intellectual property rights to the Service shall become and remain the sole and exclusive property of the Disclosing Party and the User shall have no claims to the same. In the event the User has contributed any content to website in any manner whatsoever, all intellectual property rights to the same

shall become the absolute property of the Disclosing party , including all intellectual property rights and the User shall have no right or claim over the same, in any manner whatsoever. In the event that the User during the term of the Agreement or any time thereafter, uses such intellectual property in any other website or related activity, the same shall be considered as an infringement of the intellectual property rights of the Website and the Website shall have the right to take recourse to whatever legal remedial action is required, in the given facts and circumstances, the costs and peril of which will lie at the end of the User.

Variation

- The right to amend varies or changes the terms and conditions contained herein and in the Services Guide at any time exclusively rests with the Website , upon notice (in such form as may be determined by the Website) to the User.
- This Agreement will be periodically updated and the Terms and Conditions changed from time to time and the changed or updated Agreement posted at Website. The User should visit the site periodically to review the latest Terms and Conditions. For the avoidance of doubt, the User's continued use of the Service constitutes an affirmation and acknowledgement of the amended terms and conditions.
- Further no use, reproduction, transformation or storage of the Proprietary Information shall be made by the User without the prior written permission of the Website, except where required to be disclosed pursuant to any applicable law or legal process issued by any court or the rules of any competent regulatory body.

Discontinuation or Modification to Services

- The website reserves the unilateral right to add to /and/or change and/or delete and/or end the Service at anytime with or without notice to the User.
- There shall be no liability on behalf of the Website to the User or any third party in case the Company exercises its unilateral right to modify or discontinue the Service.

Notices

- All notices shall be in English and in writing and (a) if sent to the User to the address identified on the Application Form and (b) if sent to the Website to such address as provided in writing for such notice purposes; provided, however, that all invoices and payments shall be sent to the attention of ‘**The Director, EdCET Solutions & Services Private Limited**’, all legal notices shall be sent to the attention of the Website’s Grievance officer. Notice shall be deemed given upon receipt when delivered personally and upon received acknowledgment / written verification of receipt from overnight courier and finally upon verification of receipt of registered or certified mail.
- All notices from the Company including notice of change to these Terms & Conditions or other matters related Website will be done by displaying notices to Users on the Service.

Non-exclusive Remedy

- Termination or expiration of this Agreement, in part or in whole, shall not limit either party from pursuing other remedies available to it, nor shall either party be relieved of its obligation to pay all fees that are due and owing under this Agreement through the effective date of termination. Neither party shall be liable to the other for any damages resulting solely from termination as permitted herein.

Waiver

- The failure of the website to exercise or enforce any right or provision of these Terms & Conditions shall not constitute a waiver of such right or provision. If any provision of these Terms & Conditions is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should Endeavour to give effect to the parties' intentions as reflected in the provision, and the other provisions of these Terms & Conditions shall remain in full force and effect.

Privacy Policy

- The User/s has/have read The Privacy Policy, the terms of which are incorporated herein, and agree that the terms of such policy are reasonable. The User consents to the use of its personal information by the website and/or its third party providers and distributors in accordance with the terms of and for the purposes set forth in The Privacy Policy.

Governing Law and Jurisdiction

- It is clarified that there is no agency or/and partnership or/and joint venture or/and employee-employer or/and franchiser-franchisee relationship between Website and any User of the Service.
- The User agrees that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the Service or the Terms & Conditions must be filed within 30 days after such claim or cause of action arose or be forever barred.

- All information of whatsoever nature received from the user is in good faith and is bonafide. The information is believed to be true/ correct and complies with the laws of the land.
- This Agreement and any dispute or matter arising from incidental use of Website is governed by the laws of India and the User and the Company hereby submit to the exclusive jurisdiction of the courts at Pune, India without regard to its conflict of law provisions. User and Company agree to submit to the personal and exclusive jurisdiction of the court located in Pune.

Acknowledgment and Acceptance of Terms and Conditions

- The terms and conditions appearing here above consists of the entire agreement between the Party/User (as defined above) and the Website (as defined above) and replaces all previous arrangements/schedules between the parties regarding the subject matter contained herein above. By completing the registration process and/or checking the "I have read and accept the Terms of Use" box, you are indicating your acceptance to the agreement and to be bound by all of the terms and conditions of the Company as appearing here in above.

GRIEVANCE

- In case of any grievances against the website, the User may kindly write to info@edutourism.in