Terms of Service

"Member" means a person, who completes the account registration process, including but not limited to Teachers and Students, as described under "Account Registration".

Eligibility

The use of websites, applications, and services is only available to persons who can constitute a legally binding contract under Indian law. This website, apps, and services are only available to people over 18 years of age. If you are under the age of 18, your parent or guardian can open an account and help you register for a course that suits you. The use of websites, applications, and services also does not apply to persons whose membership is suspended or terminated for any reason. Anyone under the age of 18 is expressly prohibited from accessing or using this website, application, or service. By accessing or using this website, application, or service, you represent and warrant that you are at least 18 years old.

Accounts in Education 4u

Usage of Site, Application, or Services

The site, applications, and services can be used to facilitate student registration for courses. These courses are included in the list of websites, applications, and services. You can think of the list as unregistered visitors to sites, applications, and services. However, if you want to register for these courses, you must first register to create an account (defined below).

Account Registration

- To access certain functions of the site, application, and register for courses, you must register to create an account and become a member. You can register directly through the website or app, or follow the instructions to register and to join the service.
- ➤ Your account and account profile page will be created based on the personal information you provide us or we obtained through SMS as described above for you to use the site and application.

- Your active account may not exceed (1). You agree to provide accurate, up-to-date, and complete information during the registration process, and to update such information to keep it accurate, current, and complete. If you create multiple accounts, or if any information provided during or after the registration process is incorrect, we reserve the right to suspend or terminate your account and access to websites, applications, and services. Incomplete or violates these terms.
- You are responsible for protecting your password.
- ➤ You agree that you will not disclose your password to any third party and assume full responsibility for any activities or behaviors under your account. Regardless of whether you have authorized such activities or behaviors. You will immediately notify any unauthorized use of your account.

Right to Terminate Accounts

- You can terminate this agreement at any time through the "cancel account" function on the website or by sending us an email. If you cancel your account, all confirmed registrations will be automatically canceled, and any refunds will be subject to the terms of the applicable cancellation policy. Without limiting the rights stipulated below, for convenience, you can terminate this agreement at any time by emailing your registered email address within 30 days.
- ➤ If you or we terminate this agreement, we are not obligated to delete or return to you any of your member content, including but not limited to any comments or feedback. After the termination of this agreement, you have no right to restore your account or any member content. If your access or use of this website, applications, and services is restricted, your account has been suspended or this agreement is terminated by us. You must not register a new account or attempt to access and use this website, applications, and services. Through other accounts.

Consent

➤ We will clearly state what you agree to without using the word "legal" and ask you to explicitly agree to contact us.

- We believe that each user of our application/service/product/website must be able to provide informed consent before providing any information required to use the application/service/product/website. By registering with us, you are expressly agreeing that we collect, process, store, disclose and process your information by the provisions of this policy and after we have modified it. Processing your information in any way, including but not limited to collecting, storing, deleting, using, combining, sharing, transmitting, and disclosing information, all of these activities will be carried out in India. If you live outside of India, the information will be transmitted, processed, and stored by applicable Indian data protection laws.
- We will provide you with the option of not providing the personal information or sensitive personal information we seek from you at any time. Also, you should choose to withdraw your previous consent to our use of such personal information or sensitive personal information at any time when using the application/service/product. Such withdrawal of consent must be sent to us in writing through the contact details provided in this policy below. However, in this case, the company fully reserves the right to not allow further use of the application or provide you with any services/products.

Access, Permissions, and Restrictions

Access

- 1. You acknowledge and agree that to the maximum extent permitted by law, you access and use this website, applications, services, and collective content. Register for any course through this website, applications, and services to all risks. You and any face-to-face contact of other users (whether face-to-face or online) will remain with you.
- 2. Any dispute, claim, or controversy caused by or related to this clause, including determining the scope or applicability of arbitration of this clause, or your use of this application or accessible information, shall be carried out in the following ways.

Arbitration: India, the sole arbitrator appointed by the members. The arbitration shall be conducted by the 1996 Arbitration and Settlement Law. The place of such arbitration shall be Bangalore. All

procedures for such arbitration, including but not limited to any awards, shall be in English. The ruling is final and binding on the parties to the dispute.

3. You agree that if your post or your information violates any of the provisions of these terms. We have the right to refuse and to provide you or anyone acting on your behalf with the right to access this website and application, terminate and/or suspend your Access rights (if applicable in the future).

Permissions

An application or service that transmits distributes, publishes, or submits any information related to any other person or entity, including but not limited to others' photos, personal contact information or credit cards, debit cards, phone cards, or account numbers without the permission of others.

No Waiver

Failure to enforce any right or provision of this clause does not mean waiving the future enforcement of that right or provision. The waiver of any such rights or regulations will only be effective after being signed in writing by a duly authorized representative. Unless expressly provided in this clause, any party's exercise of any remedy under this clause shall not prejudice other remedies under this clause or other clauses. If for any reason, the competent court considers that any provision in this clause is invalid or unenforceable, the clause will be enforced within the maximum scope allowed, and the other clauses in this clause will remain fully effective.

Restrictions

 Without prior written permission, you may not transfer or assign these Terms by law or other means. Without your consent, your attempt to transfer these terms will be invalid.
It can assign or transfer these Terms without restriction at its discretion. Subject to the foregoing provisions, these terms will bind and ensure the interests of all parties, their heirs, and permitted assignees. 2. It does not claim any ownership of any such member content, and any content in these terms shall not be regarded as restricting any right. You may have to use and utilize such member content.

Binding Agreement

Terms of Service

The application or service, you agree to these terms and are bound by their laws, regardless of whether you are a registered user of the service. These terms govern your access to the use of websites, applications and services, and all collective content (defined above), and constitute a binding legal agreement between you. The user further accepts that Innovations Private Limited is allowed to contact them through telephones that provide existing services and provide information about new products and services, and will not be subject to the DND regulations of such telephones.

Termination for breach

(1)If you seriously violate these terms or our policies, including but not limited to violation of the guarantees outlined in these terms or violation of the "user behavior" provisions in these terms, this agreement may be terminated immediately without notice. (2) You provided inaccurate, fraudulent, outdated, or incomplete information during or after the account registration or listing process (3) you violated applicable laws, regulations, or third-party rights. (4) In good faith, it is believed that it is necessary to reasonably take such measures to prevent fraud, risk assessment, security or investigation, and to protect the safety or property of other members, third parties.

Survival

If you or we terminate this agreement, the terms in this clause that should be reasonably retained after the termination of this agreement will continue to be effective.

Entire Agreement

It can be supplemented by other policies, guidelines, standards, or terms for specific products, functions, services, or products, these terms constitute a complete and exclusive understanding of

the site, application, service, collective content (excluding payment), and agreement services, and all registrations through the website, applications, and services (excluding payment services), and these terms will replace any previous verbal related registrations, websites, applications, services, and collective content Or written understanding or agreement (not including payment services).

Your Own Risk

Hyperlinks

The Websites, applications, and services may contain links to third-party websites or resources. You acknowledge and agree that you are not responsible for the following content: (1) the availability or accuracy of such websites or resources (2) the content, products, or services on such websites or resources.

Limitation of Liability

You acknowledge and agree that, to the fullest extent permitted by law, you access and use this website, applications, services, and collective content. Register for any courses through this website, applications, and services, and any contact you have with other users, whether it is Inperson or online, keep in touch with you. Any other party involved in creating, producing, or delivering the Site, Application, Services, Collective Content will be liable for any incidental, special, exemplary or consequential damages, including lost profits, loss of data or loss of goodwill, service interruption, computer damage or system failure or the cost of substitute products or services, or for any damages for personal or bodily injury or emotional distress arising out of or in connection with these terms, from the use of or inability to use the Site, Application, Services or Collective Content, from any communications, interactions or meetings with other users of the Site, Application, or Services or other persons with whom you communicate or interact as a result of your use of the Site, Application, Services, or from your Enrolment of any Course via the Site, Application and Services, whether based on warranty, contract, tort (including negligence), product liability or any other legal theory, and whether informed of the possibility of such damage, even if a limited remedy set forth herein is found to have failed of its essential purpose.

Prohibited Uses

Currently, we plan to retain user data while the account is active and after at least three years. We may change this practice based on legal and business requirements. For example, if we need to comply with laws or voluntary codes of conduct, we may extend the retention period of certain data. Unless otherwise prohibited, we may shorten the retention period of certain types of data if we need to free up storage space.

Intellectual Property

Intellectual Property Ownership and Rights Notices

The websites, applications, services, and collective content are protected by Indian copyright, trademark, and other laws. You acknowledge and agree that the website, applications, services, and collective content (including all related intellectual property rights) are the exclusive property and its licensors. You will not delete, change or obscure any copyright, trademark, service mark, or other proprietary notices in or accompanying this website, application, service, or collective content. All trademarks, service marks, logos, trade names, and any other proprietary names on or related to this website, applications, services, and content are trademarks or registered trademarks in India and abroad. Third-party trademarks, service marks, logos, trade names, and any other third-party proprietary names on or associated with websites, applications, services, and content are used for identification purposes only and may be the property of their respective owners. As a member, you understand and agree to accept other terms, guidelines, and policies that apply to your use of the website, applications, services, and collective content, including trademark and brand guidelines (which may be updated from time to time).

You may not use, copy, adapt, modify, or prepare derivative works based on, distribute, license, sell, transfer, publicly display, publicly perform, transmit, broadcast, or otherwise utilize this website, application, service, or collective content, unless These terms expressly allow it. Except for the licenses and rights expressly granted in these terms, no intellectual property rights or licenses owned or controlled by your licensor are granted by implication or otherwise.

User-Generated Content

1. You understand and agree that you are fully responsible for compliance with any laws, rules, regulations, and tax obligations that apply to your use of the website, applications, services, and

collective content. When using websites, applications, services, and collective content, you may not, and you agree not to:

- 1) Violation of any local, state, national, or other laws or regulations, or any court order, including but not limited to tax regulations.
- 2) Use manual or automatic software, equipment, scripts, robots, backdoors, or other methods or processes to access, "crawl" or "spider" the website, application, service, or any web page or other included in the collective Service Content.
- 3) Visit or use any content that is disclosed or permitted to be used or disclosed on our website, application, service (1) Content that has not been publicly displayed on its search result page or list page before confirming registration (2) Privacy Any way inconsistent with the right policy or terms of service (3) Infringing on the privacy or any other rights of the user or any other third party in other ways.
- 4) Use this website, application, service, or collective content for any commercial or other purposes not expressly permitted by these terms, or falsely imply endorsement, partnership, or other ways to mislead others' affiliation with you.
- 5) Dilute, destroy or damage the brand in any way, including unauthorized use of collective content, domain names, brand names, trademarks, or other source identifiers in the registration and derivative terms, or registration and use of domain names, trademarks, slogans, promotional activities or collective content that are very similar or confusing brand names, trademarks or other source identifiers.
- 6) Copy, store, or otherwise access or use any information contained in this website, application, service, or collective content for purposes not expressly permitted by this clause.
- 7) Infringe the rights of any other individual or entity, including but not limited to their intellectual property rights, privacy rights, publicity rights, or contract rights.
- 8) Interfering with or damaging our website, applications, or services, including but not limited to using viruses, canceling bots, Trojan horses, harmful codes, flooding, denial of service attacks, backdoors, packet or IP spoofing, forged routing Or email address information, or similar methods or techniques.
- 9) Use our website, application or service to transmit, distribute, publish or submit any information related to any other person or entity, including but not limited to photos of others

- without their permission, personal contact information or credit cards, debits, Calling card, or account number.
- 10) Use our website, applications, services, or collective content with the distribution of unsolicited commercial emails ("spam") or advertisements unrelated to accommodation in private residences.
- 11) "Tracking" or harass any other users of our website, applications, services, or collective content, or collecting or storing any personally identifiable information about any other users, but not as a transaction student.
- 12) Register more than one account or register an account on behalf of someone other than yourself, unless the parent registers the account for the child or guardian's account.
- 13) In addition to asking questions about registration, courses, lists, or members' use of the site, applications, and services, contact another member for any other purpose.
- 14) Recruit any member to join a competitive third-party service or website without prior written approval.
- 15) Recruit or otherwise solicit any member to join a third-party service, application, or website without our prior written permission.
- 16) Impersonate any person or entity, otherwise, misrepresent yourself or your affiliation with any person or entity.
- 17) Use automated scripts to collect information from or interact with websites, applications, services, or collective content.
- 18) Use the website, application, service, or collective content to find students, and then complete the course registration independent of the website, application, or service to avoid paying any fees related to the provision of services or for any other reason.
- 19) Violation of these terms and current policies and standards.
- 20) Conduct destructive, evasive, abusive, or harassing behavior in any area or aspect of our platform, application, or service.
- 21) Publish, upload, submit or transmit any of the following content: (1) Infringement, misappropriation or infringement of a third party's patent, copyright, trademark, trade secret, moral rights or other intellectual property rights, or the right of publicity or privacy (2) Violate or encourage any behavior that may violate any applicable laws or regulations or cause civil liability (3) Fraudulent, false, misleading (directly or due to omission or failure

- to update information) or deceptive (4) Defamation, obscenity, pornography, vulgar or offensive (5) Facilitating discrimination, bigotry, racism, hatred, harassment or harm against any individual or group (6) acts of violence or threats or encourages violence or threats to others (7) Promote illegal or harmful activities or substances.
- 22) To systematically retrieve data or other content from our website, application, or service, directly or indirectly create or compile it in single or multiple downloads, collections, compilations, databases, catalogs, etc., whether through manual methods or By using robots, crawlers, or spiders, etc.
- 23) Use, display, mirror, or frame a website, application, service, or collective content, or any single element, name, any trademark, logo, or other proprietary information, or layout of a website, application, service, or collective content. Design any page or form contained in this website, application, or service page without the express written consent.
- 24) Access, tamper, or use sites, applications or services, computer systems, or non-public areas of technology delivery system providers.
- 25) Try to detect, scan, or test any system or network vulnerabilities or violate any security or identity verification measures.
- 26) Avoid, bypass, remove, deactivate, weaken, decrypt or otherwise circumvent technologies implemented by the provider or any other third party (including another user) to protect the site, service, application, or collective content measures.
- 27) Forge any TCP/IP packet header or any part of the header information in any email or newsgroup posting, or use the site, service, application, or collective content in any way to send altered, deceptive or false sources Identification information
- 28) Attempt to decrypt, decompile, disassemble, or reverse engineer any software used to provide sites, services, applications, or collective content.
- 29) Advocate, encourage or assist any third party to do any of the above.
- 30) Accept or pay for external courses. If you do this, you acknowledge and agree that you: (1) violate these Terms (2) assume all risks and liabilities for such payments, and (3) not be affected by any liability.
- 2. It has the right to investigate and prosecute violations of any of the above within the maximum scope of the law. Also by the provisions of these terms, a series of measures may be taken against

you for violating this section or these terms, including but not limited to suspension or cancellation of your account.

- 3. If the law requires us to do so, or if we sincerely believe that it is necessary; (1) to respond to requests for compliance with legal procedures, it can access, retain and disclose any of your information (such as a subpoena or warrant); (2) execute or manage our agreements with users, such as these terms; (3) prevent fraud, risk assessment, investigation, customer support, product development and debugging purposes, or (4) protect rights, property or safety, users or the public.
- 4. You acknowledge that you have no obligation to monitor your access or use of websites, applications, services, or collective content, nor are you obligated to review or edit any member content, but you have the right to do so to operate and improve this website. Applications and services (including but not limited to fraud prevention, risk assessment, investigation, and customer support purposes) to ensure that you comply with these terms and comply with applicable laws or court, administrative, or other government agencies orders or requirements in response to them think it is offensive or the content specified in this clause.
- 5. It reserves the right to delete or disable access to any "collective content" at its sole discretion at any time and without notice, which is deemed to be a violation of these terms or to the site for any reason the reason for the damage, application or service.

Copyright Infringement

- 1. These terms and your use of the service will be interpreted by Indian law (excluding its conflict of laws rules). You and we agree to submit any disputes arising under these clauses to the personal jurisdiction of the courts located in Bangalore, to take any parties to retain in the competent courts to seek injunctions or other equitable relief to prevent actual occurrence Right to act. Threaten to infringe, misappropriate or infringe a party's copyright, trademark, trade secret, patent, or other intellectual property rights.
- 2. Websites, applications, services, and collective content are provided without any express or implied warranty. Without limiting the foregoing, any guarantees of merchantability, applicability for specific purposes, quiet enjoyment or non-infringement, and any guarantees arising from transactions or use transactions are expressly denied. It does not

guarantee that this site, applications, services, collective content (including but not limited to any courses) will meet your requirements or be available on an uninterrupted, safe, or error-free basis. Regarding the quality of any lists, courses, teachers, students, services, or collective content, or the accuracy, timeliness, authenticity, completeness, or reliability of any collective content obtained through this website, application, or service, the company does not make any guarantees.

Limitation of Liability and Warranties

You acknowledge and agree that, to the maximum extent permitted by law, you access and use this website, applications, services, and collective content, register for any course through this website, applications and services to all risks, and you and Any face-to-face contact (whether in person or online) of other users will remain with you.

Any other party that creates, produces, or delivers websites, applications, services, and collective content is not responsible for any incidental, special, exemplary, or consequential damages, including loss of profit, loss of data or goodwill, and service interruption, Computer damage or system failure or the cost of alternative products or services caused by or related to the inability to use the website, application, service, or any loss or collective content caused by human or personal injury or emotional distress. From any communication, interaction, or meeting with other users of this website, application or service or with other people you communicate or interact with as a result of using this website, Application, Services, or from your Enrolment of any Course via the Site, Application, and Services, whether based on warranty, contract, tort (including negligence), product liability or any other legal theory and informed of the possibility of such damage, even if a limited remedy set forth herein is found to have failed of its essential purpose.

2. In any case, arising from or related to these terms and your use of the website, applications, and services (including but not limited to any courses you have registered through the website, applications, and services, or this website) Is not responsible for the responsibility. The use or inability to use this website, applications, services, or collective content, as well as any course or interaction with any other members, exceeds the registration fees paid or owed by you as a student of this school through this website, applications, and services. Liability arises within three (3)

months before the incident. The above limitation of damages is a basic element of the basis of bargaining.

May Disclose Information

Security

- 1. We are concerned about safeguarding the confidentiality of your Information. We provide physical, electronic, and procedural safeguards to protect the information we process and maintain. For example, we limit access to this information to authorized employees only who need to know that information to operate, develop, or improve our Application/Services/products/Website. Please be aware that, although we endeavor to provide reasonable security for information we process and maintain, no security system can prevent all potential security breaches.
- 2. We are worried about maintaining the confidentiality of your information. We provide physical, electronic, and procedural protection measures to protect the information we process and maintain. For example, we only allow authorized employees to access this information, and these employees need to know the information to operate, develop, or improve our applications/services/products/websites. Please note that although we strive to provide reasonable security for the information we process and maintain, no security system can prevent all potential security breaches.

Modification

Any notices or other communications permitted or required under this agreement, including notices or other communications related to the modification of this clause, will be sent in writing to (1) by email (provided to you in each case Address) or (ii) by posting on the website or through the app. For notifications sent by e-mail, the date of receipt will be regarded as the date the notification was sent.

Reserve the right to modify or terminate the service (or any part of it) we provide at any time or from time to time without notice. You agree that you or any third party will not be responsible for

any modification, suspension, or termination of such services. You are responsible for reviewing these terms regularly for updates/changes.

Governing Law and Jurisdiction

- 1. These terms and your use of the service will be interpreted following Indian law (excluding its conflict of laws rules). You and we agree to submit any disputes arising under this clause to the personal jurisdiction of a court located in Bangalore, to take any parties to retain to seek injunctions or other equitable relief in a court with jurisdiction to prevent actual or actual occurrence right to act. Threaten to infringe, misappropriate or infringe a party's copyright, trademark, trade secret, patent, or other intellectual property rights.
- 2. Any dispute, claim, or controversy caused by or related to this clause, including determining the scope or applicability of this clause, or your use of this application or the information accessible to this application, shall be arbitrated through the following methods: India, the sole arbitrator appointed by the members. The arbitration shall be conducted by the 1996 Arbitration and Settlement Law. The place of such arbitration shall be Bangalore. All procedures of such arbitration, including but not limited to any awards, shall be in English. The ruling is final and binding on all parties to the dispute.
- 3. If you are a resident of the European Economic Area (EEA), you have the right to complain to the Data Protection Agency about our collection and use of your personal information. For more information, please contact the local data protection authority in the EEA.

Disclaimers

1. If you choose to use the site, application, service, or collective content, you are responsible for the consequences. You acknowledge and agree that you are not obligated to perform background but you can unilaterally decide to perform such background or character checks. If we choose to conduct such inspections within the scope permitted by applicable laws, we do not make any express or implied guarantees that such inspections will identify the user's previous improper behavior or guarantee that the user will not conduct improper behavior in this product.

- 2. Websites, applications, services, and collective content are provided without any form of express or implied guarantee. Without limiting the foregoing, any guarantees of merchantability, applicability for specific purposes, quiet enjoyment or non-infringement, and any guarantees arising from transactions or use transactions are expressly denied. There is no guarantee that this site, applications, services, collective content (including but not limited to any courses) will meet your requirements or be available on an uninterrupted, safe, or error-free basis. We do not do anything about the quality of any checklists, courses, teachers, students, services or collective content, or the accuracy, timeliness, authenticity, completeness, or reliability of any collective content obtained through websites, apps, or services Guarantee.
- 3. Any advice or information obtained through this website, applications, services, or collective content, whether in oral or written form, does not constitute any guarantee not expressly made in this article.
- 4. You are fully responsible for all communications and interactions with other users of this website, application, or service and other people who communicate or interact with you due to the use of this website, application, or service, including but not limited to any student, this will not attempt to verify the website, application, or service user's statements or review any courses. No representations or guarantees are made regarding the behavior of users of this website, application, or service, or their compatibility with any current or future users of this website, application, or service.

Legal Notices

Copyright

Comply with copyright laws and expects that its users can do the same. Where appropriate, the policy is to terminate the accounts of members or other account holders who have repeatedly infringed or are deemed to have repeatedly violated the rights of copyright holders.

Trademark

➤ Dilute, destroy or damage the brand in any way, including through unauthorized use of collective content, registration and use of domain names, trade names, trademarks or

derivatives of other source identifiers, or registration and use of domain names, trademarks, slogans, promotional activities or collective content that are very similar or confusing brand names, trademarks or other source identifiers.

Publish, upload, submit or transmit any of the following content: (1) Infringement, misappropriation, or infringement of third party patents, copyrights, trademarks, trade secrets, moral rights, or other intellectual property rights, or publicity or privacy rights. (2) Violate or encourage any behavior that may violate any applicable laws or regulations or cause civil liability. (3) Fraudulent, false, misleading (directly or due to omission or failure to update information) or deceptive (4) Defamation, obscenity, pornography, vulgar or offensive (5) promote discrimination, bigotry, racism, hatred, harassment or harm against any individual or group. (6) Violence or threats, or promote violence or threaten others. (7) Promote illegal or harmful activities or substances.

