

Terms and Conditions

By placing an order with **WebTech-Global**, you confirm that you are in agreement with and bound by the terms and conditions below.

1. Website Design and Development

Definitions:

The Client: The company or individual requesting the services of WebTech-Global.

WebTech-Global: Primary designer/site owner & employees or affiliates.

1.1 Procedures:

WebTech-Global strictly follows some procedure pre-during and post the project that includes:

- 1 Sharing proposal with client of the desired services the client wants WebTech-Global to offer
- 2 The client completes requirement form online or offline (whichever way WebTech-Global wants the client to do so)
- 3 Signing up a contract between WebTech-Global and a client for the specific designing and development of web design

1.2 Authorization.

The named client is engaging WebTech-Global, as an independent contractor for the specific web design project of developing and/or improving a web site, hereinafter referred to as "web design project" which may be installed on the client's account on an Internet Service Provider (ISP) / Web Presence Provider (WPP) computer, hereinafter refer to as "Hosting Service" if required to perform services. If required to perform services the client hereby authorizes WebTech-Global to access this account and authorizes the Hosting Service to provide WebTech-Global with "full access" to the client's account and any other programs needed for this web design project that are included as part of the client's service agreement/level.

1.3 Acceptable Use.

An acceptable use policy is part of these terms and conditions of hosting any information associated with the domain name. This is necessary because the proliferation of abusive electronic mail and practices generated by a minority of the Internet users can interrupt services. The exhibit with the description of the acceptable use policy is posted on our website and the exhibit is part of these terms and conditions.

1.4 Copyright and Trademarks.

The client unconditionally guarantees that any elements of text, graphics, photos, designs, trademarks, or other artwork furnished to WebTech-Global for inclusion in the web design project are owned by the client, or that the client has permission from the rightful owner to use each of these elements, and will hold harmless, protect and defend WebTech-Global and its subcontractors from any claim or suit arising from the use of such elements furnished by the client.

1.5 Web Site Maintenance.

This agreement allows for minor web site maintenance to pages over a defined period mentioned in agreement, up to an average of one half hour per regular web site, including updating lines and making minor changes to a sentence or paragraph. It does not include updating or replacing nearly all the text from a page with new text, major page reconstruction, new pages, guest books, discussion webs,

navigation structure changes, attempted updates by client repairs or web design projects delivered to the client via diskette. The period begins on the date the client's web design site has been published to client's hosting service or from the delivery date mentioned in the agreement by WebTech-Global, whichever comes first. If the client's web design package includes database access using Server Side Script, then very minor page code changes will be accepted under this maintenance plan. Major page code and/or database structural changes will be charged at current hourly rates.

1.6 Completion Date.

WebTech-Global and the client must work together to complete the web design project in a timely manner. We agree to work expeditiously to complete the web design project no later than 45 days and minimum of 15 days after the client has submitted all necessary materials. If the client does not supply WebTech-Global with complete text and graphic content for this web design project within 60 days of the date this agreement was signed, the entire amount of the agreement becomes due and payable. If the client still has not submitted all the required contents within 60 days after signing this agreement, an additional continuation fee of 15% of the total agreement price can be assessed for each month until the web design project is published or the client cancels the web design project in writing. All our service that we provide during the project of the client are clearly being mentioned in the contract with the client. We do not provide any service apart from the contract if we do then we charge for the same. If there is any kind of delay from client side after the commencement of the project then WebTech-Global will not be held responsible and will not be liable to complete the project on time.

1.7 Project Delivery.

The web site design project delivery shall be completed upon receipt of the payment associated with delivery. Delivery may be accomplished by publishing, electronic transfer, or physical media.

1.8 Publishing:

If the Project Delivery includes publishing, WebTech-Global will make a good faith effort to accommodate client's requested method of publishing. In the event WebTech-Global is not able to accommodate the request method of publishing the following statements apply. WebTech-Global may use WEBDAV, FTP, SFTP or SCP to publish to the site. WebTech-Global provides single preview on its subdomain after the completion of the project, the website will be switched to Live Mode once the Clients remaining balance is paid in full.

1.9 Electronic Commerce Laws.

The client agrees that the client is solely responsible for complying with such laws, taxes and tariffs, and will hold harmless, protect, and defend WebTech-Global and its subcontractors from any claim, suit, penalty, tax or tariff arising from the client's exercise of Internet electronic commerce.

1.10 Web Design Project Copyright.

Original web site content specifically requested by the customer and designed under work for hire shall be the intellectual property of the customer once final payment under this agreement and any additional charges incurred have been paid. Rights to clipart, photos, graphics, source code, work-up files and computer programs that are not specifically requested and designed under work for hire are not transferred to the client, and remain the property of their respective owners. WebTech-Global and its subcontractors retain the right to display graphics and other web design elements as examples of their work in their respective portfolios. WebTech-Global shall place a small text link on the footer of a Clients website that simply states the website was designed by WebTech-Global and links to our company website.

1.11 Payments.

Payments must be made promptly based on the agreed schedule. Delinquent bills may be assessed an INR 500/- charge if payment is not received within 10 days of the due date. If an amount remains delinquent 30 days after its due date, an additional 5% penalty may be added for each month of delinquency.

WebTech-Global reserves the right to remove any web design project from viewing on the Internet until final payment is made. In case collection proves necessary, the client agrees to pay all fees incurred by that process. This agreement becomes effective only when signed by an authorized representative of WebTech-Global. Regardless of the place of signing of this agreement, the client agrees that for purposes of venue, this agreement was entered into in New Delhi, INDIA and any dispute will be litigated or arbitrated in New Delhi, INDIA. Please pay on time. All payments will be made in INR ₹ funds unless agreed upon in writing by both parties. Typical down payment structure may be as follows:

- a) 50% of web design projects at the time of signing the agreement and before commencement of work
- b) 50% web design projects over looking at the preview of the final design made for the client and before publishing.

1.12 Legal Notice.

WebTech-Global does not warrant that the functions contained in the web design project will be uninterrupted or error-free. The entire risk as to the quality and performance of the web design project is with the client. In no event will WebTech-Global be liable to the client or any third party for any damages, including, but not limited to service interruptions caused by Acts of God or any other circumstances beyond our control, any lost profits, lost savings or other incidental, consequential or special damages arising out of the operation of or inability to operate this web design project, failure of any service provider, of any telecommunications carrier, of the Internet backbone, of any Internet servers, your or site visitor's computer or Internet software, even if WebTech-Global has been advised of the possibility of such damages.

1.13 This Agreement.

This agreement constitutes the sole agreement between WebTech-Global and the client regarding this web design project. Any additional work not specified in this contract must be authorized by a written request. All prices specified in this contract will be honored for 3 months from date offered.

Acknowledgement of agreement after that time will require a review of current pricing and new agreement. This agreement supersedes any prior written or oral agreements between the parties.

1.14 Amendment.

This agreement may be modified or amended as required by WebTech-Global.

1.15 Severability.

If any provision of this agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed written, construed, and enforced as so limited.

1.16 Waiver of Contractual Right.

The failure of either party to enforce any provision of this agreement shall not be construed as a waiver of limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this agreement.

1.17 Data Formats

The client agrees to WEBTECH-GLOBAL's definition of acceptable means of supplying data to the company. Text is to be supplied to WEBTECH-GLOBAL in electronic format as standard text (.txt), MS Word (.doc) on CD-ROM, or via e-mail / FTP. Images which are supplied in an electronic format are to be provided in a format as prescribed by WEBTECH-GLOBAL via CD-ROM, or e-mail / FTP. Images must be of a quality suitable for use without any subsequent image processing, and WEBTECH-GLOBAL will not be held responsible for any image quality which the client later deems to be unacceptable. WEBTECH-GLOBAL cannot be held responsible for the quality of any images which the client wishes to be scanned from printed materials. Additional expenses may be incurred for any necessary action, including, but not limited to, photography and art direction, photography searches, media conversion, digital image processing, or data entry services, color correction and alteration of images

1.18 Database, Application and E-commerce development

WebTech-Global India cannot take responsibility for any losses incurred by the use of any software created for the client. Whilst every care has been taken to ensure products are problem free and accurate, the ultimate responsibility lies with the client in ensuring that all software is functioning correctly before use.

Where applications or sites are developed on servers not provided by WebTech-Global India, the client is expected to provide or seek any information, additional software, support or co-operation pertaining to the server required in order for the application to be correctly developed. Where large applications are to be developed, it is the client's responsibility to provide a suitable testing environment which is identical to the final production environment.

The client is expected to test fully any application or programming relating to a site developed by WebTech-Global India before being made generally available for use. Where "bugs", errors or other issues are found after the site is live, WebTech-Global India will endeavor (but is not obliged to) to correct these issues to meet the standards of function outlined in the brief.

2. Website Maintenance

WebTech-Global reserves the right to refuse service to anyone requesting changes or modification of web pages for illegal purposes, inappropriate or offensive purposes or any other purpose that in our opinion is inappropriate.

2.1 Information and text contained within the web pages shall be authored by the User and submitted to WebTech-Global in final format

If the information and text submitted is not in final format and contains spelling, grammatical errors etc. WebTech-Global may charge the User for additional time needed to correct the errors that should have been corrected before submission. WebTech-Global may make recommendations regarding the content of the web pages, however, the User shall make the final decision and approve the content of the web pages. If there is any kind of delay from client side after the commencement of the project then WebTech-Global will not be held responsible and will not be liable to complete the project on time.

2.2 WebTech-Global website maintenance services constitute changes to the current website and its existing web pages using the current web site theme

There are three kinds of maintenance:

- 1) Maintenance after web site installation

2) Maintenance due to changing needs;

3) Maintenance due to recurring needs

Maintenance due to changing needs may include minor or major changes to the website. Major changes include additional information/graphics, rewording of pages and changes to graphics due to changing needs. Major changes that affect the entire website will require a new project agreement .

Minor changes are changes that do not affect the entire website. Maintenance due to recurring needs includes publication of news reports, press releases, current events, schedule of events, etc.

2.3 WebTech-Global maintenance of a website may include one or more of the following that are the result of recurring needs and minor changing needs:

Text changes (such as news, press releases, current events, scheduled events, re-wording of text,etc) Simple maintenance and/or addition of graphics provided by the User to an existing web page (up to 1 hour of work or as specifically confirmed within the sales order). Major changes in graphics layout in an existing website shall be considered a new project

2.4 Examples of what is not covered under website maintenance:

- Training – unless previously agreed in writing;
- Heavy image work and editing, including logo design or redesign;
- Flash animation creation or editing;
- New pages or site sections which do not share the existing site design;
- Major structural or graphical changes that would affect the appearance of the website;
- e-commerce major customization;
- Video editing

2.5 Subscription Period

A User may stop using WebTech-Global Website Maintenance services by giving WebTech-Global one month's notice in writing.

2.6 WebTech-Global aims to make requested changes in the website within 48 hours

However, there can be no guarantee that the User's entire request can be completed within 48 hours. WebTech-Global will endeavor to inform the User as soon as possible if changes were likely to take more than 48 hours.

2.7 Ownership and License of Deliverables

WebTech-Global own all source code and materials developed or created by its staff during any project. Upon payment of all amounts due, WebTech-Global Website Maintenance grants the User a perpetual, non-exclusive, non-transferable license to use the Deliverables and materials developed by WebTech-Global herein for all the Users marketing and advertising needs, but only for the User's own use. The Deliverables and other materials and the ADM Computer Website Maintenance system may not be sold, transferred or used except as provided herein or with the written permission of WebTech-Global.

2.8 Confidentiality

WebTech-Global will need access to certain confidential information of the Users company, sometimes including future plans, business strategies and other proprietary information (collectively, the "Confidential Information"). WebTech-Global agrees that it will take every reasonable step to ensure that Confidential Information is not divulged, disclosed or communicated to any third party without the prior written consent of the User. Confidential information shall not include information previously known to WebTech-Global Website Maintenance, properly received from a third party or in the public domain.

2.9 No Limit on WebTech-Global Website Maintenance Engagements

The User shall agree that any agreement entered into does not prevent WebTech-Global from providing similar services to other clients using the general marketing concepts and the know-how and experience gained hereunder or from developing/maintaining products or services which might be competitive with the deliverables and materials provided by WebTech-Global.

2.10 Non-payment by User

In the event of non-payment by the User, WebTech-Global reserves the right to discontinue services.

2.11 Entire Agreement

All terms contained within this document supersede any prior written or oral agreements between the parties.

- 1 Simple navigational changes (up to 1 hour of work per site only). Major navigational changes shall be considered a new project
- 2 Simple page design changes (up to 1 hour of work per site only). Major page design changes shall be considered a new project.
- 3 Addition of new pages as links from an existing page and not as links that will change the navigation of the web site. The addition of new pages shall follow the current website theme.

3. Social Media Optimization

By hiring WebTech-Global, you (the Client) agree to the Terms and Conditions of Use (Terms and Conditions) as outlined below. Please acquaint yourself with our Terms and Conditions before submitting any order for social media marketing. If you do not accept these Terms and Conditions, you may not use WebTech-Global.

3.1 Authorization:

If the Client is engaging WebTech-Global (WebTech-Global), New Delhi, INDIA company, as an independent contractor for the specific project of marketing a website, then the Client hereby authorizes WebTech-Global to access the Clients social medias as well as the Clients Google Analytics account. The client also authorizes WebTech-Global to publicize their completed social media accounts to Web search engines, as well as other Web directories and indexes.

3.2 Acceptable Payment.

WebTech-Global accepts cash, cheque, or direct online money transfer from bank. Client may request to pay with an alternative method prior to project completion.

3.3 Unprofessional Conduct

WebTech-Global reserves the right to refuse service to, or communication with, the client should the Client engage in unprofessional conduct with WebTech-Global or its subcontractors. Unprofessional behaviors may include but are not limited to profanity, discrimination, harassment, threats of slander, libel or blackmail, direct solicitation of its employees, or unethical practice. If a Client engages in any of these or other unprofessional practices, WebTech-Global will halt work immediately and resolve unfinished work per the Refund Policy.

3.4 Disclaimer and Severability.

Notwithstanding anything to the contrary contained in this contract, in no event will WebTech-Global be liable to the Client or any third party for any damages, including any lost profits, lost savings or other incidental, consequential or special damages arising out of the operation of the services agreed upon in this contract. If any provision of this agreement shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this agreement and shall not affect the validity and enforceability of any remaining provisions.

3.5 Governing Law

This Agreement shall be construed and enforced in accordance with the laws of INDIA. It is the express intention of WebTech-Global and the Client that the exclusive venue of all legal actions and procedures of any nature whatsoever which relate in any way to this contract shall be either the Trial Court of New Delhi, INDIA. The parties agree to waive their right to a trial by jury. The Client consents to said courts having personal jurisdiction over the Client in any action based on this contract.

3.6 Copyrights and Trademarks

The client unconditionally guarantees that any elements of text, graphics, photos, designs, trademarks, or other artwork furnished to WebTech-Global for inclusion in social media pages are owned by the Client, or that the Client has permission from the rightful owner to use each of these elements, and will hold harmless, indemnify, protect, and defend WebTech-Global and its subcontractors from any claim or suit arising from the use of such elements furnished by the Client.

3.7 Sole Agreement

WebTech-Global and the Client may have entered a contract for services, either prior to, in conjunction with, or subsequent to the Client's acceptance of these Terms and Conditions. The Client accepts WebTech-Global's Terms and Conditions as they may be included with this contract. These Terms and Conditions shall be read and interpreted along with any such contract entered by WebTech-Global and the Client.

3.8 Initial Payment & Refund Policy

The Client acknowledges that initial payment of the commencement deposit (as described elsewhere) shall be non-refundable and shall be in consideration of the initial administrative actions taken by WebTech-Global.

3.9 Completion Date

If there is any kind of delay from client side after the commencement of the project then WebTech-Global will not be held responsible and will not be liable to complete the project on time.

4. Search Engine Optimization

4.1 Prior Conditions

1. The client has no duplicate sites, duplicate content or pages, redirects or doorway pages.
2. The client has not requested or exchanged links with link farms or undertaken any spamming techniques which may harm the web site's ranking with Google.
3. It is not possible to give a 100% guarantee for any specific result on any search engine, nor can we quantify the level of increased traffic or sales, as a result of the SEO campaign.

4. All fees are payable in advance and non-refundable under any circumstances.
5. If the client makes any changes to the optimized pages created by WebTech-Global, or does not implement the changes advised by us, any guarantee placed will become void immediately.
6. WebTech-Global follows a strictly ethical SEO policy and may make void any guarantee should it be discovered that the Client has participated in actions considered undesirable (spamming) by the search engines, such as
 1. Makes use of hidden links
 2. Links to link-farms, FFA link pages, etc.
 3. Uses page redirect or cloaking techniques
 4. Submits the web pages of the site to the search engines, search directories or other websites without the consent of WebTech-Global
5. Uses automated web site submission software or websites
6. Uses automated reciprocal link programs
7. WebTech-Global reserves the right to use client websites, web design, layouts, wireframes and collateral in advertising and or marketing initiatives. This may include portfolio examples on our website, case studies and other promotional initiatives, and discrete links at the foot of the pages on the supplied website until otherwise specifically instructed by the client to not use it.

4.2 Hosting

The Client agrees that their website is not hosted on free web space using domain forwarding (either framed or otherwise). In cases where there is either concern that the current hosting IP address may be part of a 'bad neighborhood' or for reasons of optimization, WebTech-Global may request the client to change hosting provider.

4.3 3rd Party Fees

Any fees that the search engines charge to include a listing are to be born separately by the client. This includes, but is not limited to pay per inclusion charges in directories like Yahoo! Etc.

4.4 Access to client website

For the purposes of receiving professional SEO services, Client agrees to provide the following:

1. Administrative/backend access to the website for analysis of content and structure.
2. Permission to make changes for the purpose of optimization, and to communicate directly with any third parties, e.g., your web designer, if necessary.
3. Unlimited access to website traffic statistics, if established, for analysis and tracking purposes.
4. A email address for the purposes of requesting links (something like contact@clientsite.com)
5. Authorization to use client pictures, logos, trademarks, web site images, pamphlets, content, etc., for any use as deemed necessary by WebTech-Global for search engine optimization purposes.
6. If Client's site is lacking in textual content, Client will provide additional text content in electronic format for the purpose of creating additional or richer web pages. WebTech-Global can create site content at additional cost to the Client.

4.5 Warranties and Indemnity

The client warrants to the Company at all times that the material included in the Web Site: (a) is not in breach of the Intellectual Property rights of any third party. (b) is not obscene within the definition of the governing laws of INDIA or any other relevant provision, statute,. (c) is not in breach of any code or provision of statute or common law or otherwise in force from time to time in relation to Advertising of Goods or Services. (d) contains no element of corporative advertising .

4.6 Loss of Service

The Company accepts no liability for loss of service, unavailability of files, damage of data, misuse of equipment by other clients, failure of any externally managed equipment or communications devices or other services deemed to be beyond the Company's control. If there is any kind of delay from client side after the commencement of the project then WebTech-Global will not be held responsible and will not be liable to complete the project on time.

4.7 Subpoenas

WebTech-Global terms and conditions prohibit the disclosure of customer information without the customer's express written consent except as required to comply with a current judicial proceeding, a court order, subpoena or other legal process served on WebTech-Global. If you require information regarding a WebTech-Global customer you must fax, mail, or serve a valid subpoena on WebTech-Global

NOTE: YOUR SIGNATURE ON A PRINTED COPY OF THIS AGREEMENT IS NOT REQUIRED. YOUR USE OF OUR SEO SERVICES SHALL CONSTITUTE A VIRTUAL SIGNATURE, HAVING THE SAME FORCE AND EFFECT AS IF YOU HAD ACTUALLY SIGNED A PRINTED COPY OF THIS AGREEMENT.

5. Graphics Designing

5.1 The contract between WebTech-Global and the Client will be on these conditions, to the exclusion of all other terms and conditions. Any variations to these conditions shall have no effect unless agreed in writing.

5.2 The works to be carried out shall be as set out in the WebTech-Global confirmation order email or in our contract with the client.

5.3 Email will be the method of contact with regard to all communication for the website design & development. It is the Client's responsibility to inform us of any change in email address so we always have up to date email contact details. WebTech-Global cannot be held liable in any way relating to communication issues if we are not supplied a valid email address. WebTech-Global will acknowledge all emails within 3 working days.

5.4 If a customer's conduct via telephone is considered unreasonable we will insist on email communication only. WebTech-Global reserve the right to cancel a contract should customer contact be in breach of our anti-harassment policy (*). Calls made to our office are monitored and recorded.

5.5 WebTech-Global will only commence work on a Project after receipt of a non-refundable, 50% deposit of the quoted Project fee from the Client. WebTech-Global will also require 50% payment upon overall approval of the design.

5.6 WebTech-Global shall expect the Client to carry out sufficient research before proceeding with a design. This will include checking that the idea/business will operate legally. It is important that the design is not in any way illegal.

5.7 It is important for the Client to keep in contact with WebTech-Global throughout the entire Project. If a Client does not make contact for 2 weeks we will make up to 3 attempts to contact the client by email using the email address specified when the client placed their order. If we do not receive a response to these attempts of contact the Project may be terminated, and the deposit will not be refunded. We will levy a INR 3000/- admin charge if the client later returns and wishes to continue work on their project.

5.8 WebTech-Global is not liable for misuse of images by the Client or any other person's copying, altering or distributing the images to individuals or other organizations.

5.9 WebTech-Global cannot be held responsible for anything adversely affecting the Client's business operation, sales, or profitability that might be claimed is a result of a service offered by WebTech-Global.

5.10 WebTech-Global will provide the Client with an expected completion date for the Project if requested. WebTech-Global will endeavor to meet any given deadline, but do not guarantee and are not bound in any way to complete the Project by this date. The expected completion date provided by any employee of WebTech-Global is purely an estimate.

5.11 If there is any kind of delay from client side after the commencement of the project then WebTech-Global will not be held responsible and will not be liable to complete the project on time.

(*) WebTech-Global will not tolerate any form of harassment against its employees from customers or third parties and we reserve the right to cancel a contract without refund in the event of unreasonable or inappropriate conduct. This includes threatening behavior and abuse directed towards our employees thereafter any further communication must be via postal mail only.

6. WEBSITE HOSTING

6.1 Whilst WebTech-Global India offers hosting of websites, no guarantees can be made as to the availability or interruption of this service by WebTech-Global India cannot accept liability for losses caused by the unavailability, malfunction or interruption of this service.

6.2 WebTech-Global India reserves the right to refuse to handle in any way, material which may be deemed offensive, illegal or in any way controversial. Fees relating to web hosting or domain names must be paid prior to the expiration date of the said service. If the fees remain unpaid at the time of expiration, WebTech-Global India can cancel the said service and not liable for any data lost as a result of the cancellation.

6.3 A domain name will be registered by WebTech-Global on behalf of the client once we have received the 50% deposit of the total amount.

6.4 When a Client renews Hosting with WebTech-Global, this also includes domain renewal if the renewal is needed to keep the site functioning and was purchased as part of the Hosting package. If the Client does not renew the Hosting, their domain name could be made available to the public for purchase and WebTech-Global cannot be held liable for this.

6.5 Renewal of Hosting is due on a yearly basis. The date of renewal will be annually from the date the website was made live. The Hosting will not be renewed if WebTech-Global cannot contact the Client or the Client requests for WebTech-Global to not host this site.

6.6 The Hosting renewal charge must be received within 10 days of the Hosting expiry date. WebTech-Global reserve the right to deactivate any website where the Hosting has expired and the Client has not paid the renewal charge. There will be an admin fee set by WebTech-Global for reactivating the website/Hosting.

6.7 If the Client does not use WebTech-Global Hosting services, then the management and Hosting of the Domain name are the full responsibility of the Client.

6.8 It is the responsibility of the Client to renew their domain names when due. If a domain name expires, WebTech-Global cannot be held liable for this. However, WebTech-Global will make reasonable effort to contact the Client regarding domain renewal.

6.9 Should a Client wish to move Hosting away from WebTech-Global or transfer a Domain name away from WebTech-Global, a admin charge will be issued, which must be paid before the transfer takes place.

6.10 WebTech-Global are not liable for loss, damage or corruption to files or information stored on its servers or individual PCs relating to a Client's website. The Client is solely responsible for any information or files relating to its website.

6.11 If a Domain name is purchased by the Client through a company other than WebTech-Global, the Client has full responsibility in making sure that the domain name is renewed when due. WebTech-Global will not renew the Domain name when annual Hosting renewal is due if the Domain name is purchased through a company other than WebTech-Global.

7. GOVERNING LAW

These terms and conditions shall be governed by and construed in accordance with the law of India and you hereby submit to the exclusive jurisdiction of the Indian courts.