

TERMS OF USE

Welcome to PrintPackExchange (the “PPE”). PPE introduces a professional willing to sell to another professional willing to buy a professional asset. PPE’s main object is therefore to establish contacts between Buyers and Sellers acting in an independent go-between capacity.

The following terms and conditions (these “**Terms of Use**” or “**Terms**”), govern User access to and use of the PPE website, including any content, functionality and services offered on or through <http://printpackexchange.com/> (the “**Site**”), by [●] Private Limited ("Company"), a Private Company limited by shares, incorporated under the provisions of the Companies Act, 2013, where such expression shall, unless repugnant to the context thereof, be deemed to include its respective representatives, administrators, employees, directors, officers, agents and their successors and assigns.

Please read the Terms of Use carefully before User start to use the Site. **By using the Site, opening an account or by clicking to accept or agree to the Terms of Use when this option is made available to User, User accept and agree to be bound and abide by these Terms of Use and our Privacy Policy updated time to time by the company whenever they think it is required to change the conditions, it is found [please insert the link to Privacy Policy here], incorporated herein by reference.** If User do not want to agree to these Terms of Use or the Privacy Policy, User must not access or use the Site.

By using our Services User agree that User are over the age of eighteen (18) years who can form legally binding contracts under applicable law, and who properly create a valid account as explained below (valid account holders, whether Sellers, Buyers or both, collectively be referred to as Members). By using our Services User agree that we reserve the right to suspend User account or stop providing our Services to at our discretion.

This document is an electronic record in terms of Information Technology Act, 2000 and rules 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.

KEY TERMS

User is defined as a natural person or public/private body corporate registered on a professional basis on the Site in order to browse and/or to place an ad. Amongst the web users group, one can identify the assets seller that is a web user offering an asset for sale, and the client, that is a professional player seeking out professional equipment who will be introduced to the Seller via the website.

Visitor is defined as any person who does not match the web user’s definition and visiting the Site, or any other website operated by PPE. In that respect, he/she can access public web pages, use the services available to all surfers. Unlike a web user he/she does not need to create a user’s account and to disclose his/her personal data. On the other hand, he/she cannot access PPE’s paying services.

Asset shall mean any equipment for professional application offered for sale on the Site.

Price shall mean the pre-tax, asked price for an asset appearing in a static message, for a period of time decided by the Seller.

Offer shall mean an offer to purchase an advertised asset inviting both parties to initiate purchasing negotiations for the relevant piece of equipment.

PPE services shall mean all services offered by PPE which can be either paid or free of charge depending on their nature.

OVERVIEW (Main terms, in a nutshell)

- PPE draws lists of goods and services offered on-line, help linking Buyer and Sellers together and facilitate transactions between the parties.
- PPE does not complete any sale transactions in the website, unless they have an agreement with buyer or seller agreement or consent.
- In exceptional circumstances, PPE may happen to transact a sale deal. In such a special case, the transaction shall be governed by specific different conditions from these general terms and conditions of sale.
- PPE steps aside from the execution of the contract, PPE is only acting as a broker, and not as a commission agent or authorized representative.
- PPE's obligation is to promote through its efforts the execution of a contract for which PPE mediates but does not transact the deal.
- The deals transacted through PPE's mediation shall not be considered as public auction sales.
- Each Seller shall enjoy unlimited freedom of choice to sell its equipment: in case of several offers, the Seller shall freely choose the sale best suited to its own appreciation.
- PPE shall retain full and exclusive title in and upon the data base of assets for sale. In no way such assets can be owned by PPE that is only acting as a broker, unless they have prior agreement on the same.
- Each party to the contract shall have its own personal status and therefore they each act in their own name and for their own account.
- Due to the very object of the service, PPE is bound by a duty of care and diligence, but not by an obligation as to the outcome. Consequently, PPE shall never be held liable for drafting the announcement, even where PPE participated therein. Nor can PPE be held liable for an interruption of the online service, if any.
- The service offered by PPE complies with any and all regulations and statutes currently in effect and is provided in compliance with the existing specifications.
- PPE does not provide any indemnity against any type of loss, damage and legal costs incurred by any of our users/ clients.

OTHER SERVICES OFFERED BY PPE

Directory: It is like a directory where the Sellers showcase their listing and the Buyers contact them directly. PPE charge nominal amount for the listing from the Sellers, PPE do not charge the Buyers who see the listing and contact them, unless they enter into any form of agreement.

Services: It is a place where the engineers details are listed and people can directly contact them for availing their service through our website.

News: It is place where blogs and success stories are published on a regular basis.

Information: It is a place where information regarding a lot of industry information is published like Associations and institutions, Service engineers, Expos & Tech conferences, Tenders, auctions , biddings, business sale or investment, and other relevant information is displayed.

Jobs: It is a place where all the job vacancies are posted by any user and job seekers get in touch with the companies directly.

REGISTRATION, MEMBER VERIFICATION AND OTHER MEMBER REPRESENTATIONS AND WARRANTIES

The registration shall be free and on no account shall a registration fee or payment be required. On the other hand, the web registration on the site is a binding prerequisite to be allowed to buy or sell an asset via Site upon payment. PPE reserves the right to approve in its absolute discretion any new registration, to verify all information submitted by the applicant for registration, or part thereof. Under no circumstance can PPE be held liable for any misrepresentation, inaccurate, misleading or libelous information submitted. On the other hand, PPE reserves the right to deny registration in case of misrepresentation, inaccurate, misleading or libelous information submitted by web users. Any fraudulent registration calculated to, or resulting in misleading another web user or PPE shall be cause for erasing the user's profile and reporting to the judiciary authority of jurisdiction for prosecuting the perpetrators. Any registration shall be deemed an acceptance of the general conditions of use, and associated terms and conditions.

User acknowledge and agree that, as permitted by applicable laws, PPE may in its sole discretion, but is not obligated to, obtain reports from consumer reporting agencies or otherwise review publicly available information about Members, including sexual offender registration lists or databases compiling information about criminal convictions relating to, without limitation, crimes of violence, theft, burglary, conspiracy, abuse, neglect, fraud, dishonesty, perjury, forgery, embezzlement, cyber crimes, identity theft, drug related offense, obstruction, organized crime, prostitution, warrant violations, weapons offenses and crimes which endanger the life or property of others. By accessing or using the PPE Platform, User authorize us to use their personal information (including name, address, date of birth or other identifying information) to obtain these reports and agree that we may, in our sole discretion suspend, cancel, block, restrict or terminate User's access to the PPE Platform based upon Our evaluation of such reports, again in our sole discretion. If we undertake an effort to verify User's background through these or other methods (which we are not obligated to do under these Terms), and choose to identify User as "Verified," such a notation shall mean nothing other than that User completed a verification or identification process and shall not constitute an endorsement of User or any other Member to the public or to any Member.

By creating an Account, and becoming a Member, User agree that the Site may send User text (SMS) messages and One-Time Password (OTP) as part of the normal business operation of User's use of the PPE Platform. Such uses include without limitation, to provide User with information User requested from PPE or its Members, to let User know about features, functions, improvements or changes to the Platform, to facilitate User's identification of desired Members or Members who may be able willing to discuss Items, or other aspects of User Account.

These text (SMS) messages may be automated or non-automated, and while PPE does not charge User to send or receive such messages, message and data rates may still apply by User's carrier or other provider. User may opt-out of receiving text (SMS) messages from the Site at any time by contacting our Support team. Users acknowledge that opting out of receiving text (SMS) messages may impact User's use of and ability to fully use the PPE Platform.

OBLIGATIONS OF THE SELLER

The Seller hereby undertakes to abide by all PPE's rules and shall transfer its equipment according to the web site practice. The offer shall include at least the following information:

- Surname, corporate name for a legal entity
- Physical address, registered office or facility submitting the offer
- Contact information
- Communication resources allowing the Purchaser to track the execution of its order, to request application of the warranty, without any specific extra charge
- Email address
- Pricing details of his products or services
- Essential characteristics of the asset: the Seller shall describe the asset for sale as accurately as possible. The Seller hereby accepts full and sole liability for any harmful consequences from an improper presentation of the asset or from an inaccurate or confusing description.
- Execution or payment procedure
- Liability regime and special terms and conditions of sale
- As the case may be, the minimum term proposed for the contract covering the continuous or periodic provision of a service or of an asset
- As the case may be registration number with the RCS (company registry) or RP, CS, VAT identification number and any other government obligations.

The Seller shall satisfy himself of having the necessary entitlement and authorization to sell the assets, and shall ensure that the latter are compliant with the statutes in effect to avoid any breach of the regulations or infringement of third party's rights.

The Seller is under an obligation of organizing the delivery of the contractual asset to the Purchaser. The Purchaser shall by default pick up the bill for transport, handling, customs costs and other expenses associated with the transmission. The parties may elect to apply a different rule if they should so wish.

Prior to the sale, in order to avoid disputes, the parties shall agree on the expenses borne by the Purchaser in terms of transport, handling, customs and other costs inherent in the transmission.

An offer to sell an asset is an implied invitation for the Seller and the Purchaser to possibly negotiate.

PPE hereby reserves its right to remove any asset for sale from the site for any reason whatsoever, at any time and without incurring any liability to the Seller or to the Purchaser, without prejudice to any and all other rights and remedies, and by email notice only.

PPE does not give to the Seller any assurance of receiving any number of inquiries or of offers.

PPE hereby reserves its right to highlight – or not - the ad published under various forms or any other commercial reference. Besides, the Seller has no right to highlighted placement on the Site.

OBLIGATIONS OF THE PURCHASER

The Purchaser is solely responsible for the offer and shall ensure being entitled and capable of purchasing any assets subject to an offer.

- The highest bid price will not necessarily win since the proposed service is not an auction sale service (see above).
- PPE does not warrant that all offers would be considered. Only the most relevant offers will be examined. There shall be no cause for action against PPE available to a customer whose offer was not studied.
- The Purchaser shall by default pick up the bill for transport, handling, customs costs and other expenses associated with the transmission. This notwithstanding, the parties may elect to apply a different rule. PPE recommends (ref. art. 38) that they should agree on the amount of these costs before closing the sale.
- PPE hereby reserves its right to reject any offer for any reason whatsoever, at any time and without incurring any liability thereby, without prejudice to any and all other rights and remedies, and by email notice only
- Each offer binds the Purchaser to negotiate with the Seller. The Purchaser can withdraw its offer until it is selected by the Seller.
- In submitting the offer, the Purchaser undertakes to warrant the availability of the funds required to purchase the asset. Otherwise, following an emailed warning, the Purchaser may be removed from the site without any further notice.
- Every Purchaser whose offer is accepted by the Seller shall immediately inform PPE accordingly.
- On PPE's request, as a condition precedent and prerequisite to being introduced to the Seller, the relevant Purchaser hereby undertakes to pay to PPE the deposit on the terms defined by PPE.

In addition, the Purchaser is bound under two essential obligations:

- To accept delivery of the asset or else the Seller can refuse to execute its obligations, seek the enforcement thereof or rescind the sale contract.
- To pay the asset: the Purchaser shall pay on the date and place stipulated in the sale contract.

INTRODUCTION OF SELLERS AND PURCHASERS

- The Seller can freely determine the base price and reserve price and the length of time during which the offer shall be firm.
- The final offer shall be selected by the Seller, which implies to introduce the Seller to the Purchaser.
- In case a deal should be clinched, both the Seller and Purchaser shall jointly inform PPE of the relevant terms without undue delay. The transmission of information from the Purchaser to PPE is a condition precedent to the reciprocal introduction of the parties.
- Where an offer has been accepted during the validity period, the Purchaser will be informed that he will be introduced to the Seller.
- Prior to such introduction, PPE can freely ask the Purchaser to pay a retainer. In such a case, within 4 working days after receipt of a notice via email, the Purchaser shall pay 10% of the offer – under penalty of the offer being turned off – to an escrow account (not bearing interest incurring to the Seller or to the Purchaser) opened in the bank selected by PPE and according to its instructions.
- PPE hereby reserves its right to suspend the offer for sale of a product or to stop any introduction procedure, without cause, at any time and without incurring a liability, without prejudice to PPE's other rights and remedies.
- PPE shall raise a bill on the Seller for the amount of the commission payable to PPE plus VAT. Such commission shall be paid within 15 days after the date of receipt of the bill.
- The commission rates can be found on the web site address: <http://www.PPE.com/sell-User-used-plant-machinery/>. The parties shall be responsible for consulting these rates to avoid any dispute on this matter.
- A commission shall be payable for each deal clinched through PPE. Such commission shall also be due and owing on any deal struck by the same parties introduced by PPE for a period of 6 months after they were introduced to each other, unless the introduction agreement should stipulate otherwise.
- The commission payable by the Seller shall be deducted from any retainer or deposit paid to PPE by the Purchaser. In case the retainer should exceed the anticipated commission, the balance shall be transferred to the Seller's bank account as instructed by PPE.

- The amount of the transaction is deemed to be the amount of the offer which initiated the introduction of the parties. If the parties should negotiate a different price, the Seller shall inform PPE accordingly within 30 days after receipt of the bill. PPE will then adjust the commission and raise an updated invoice along with a credit note against the first one. No claim shall be accepted by PPE after expiry of this 30 days period.
- In case the negotiations should fail and the transaction should not be completed, the Seller and the Purchaser shall inform PPE accordingly by email or letter. In such a case, PPE shall instruct the bank to return the retainer to the Purchaser.
- Any consideration paid by either party shall remain finally vested in PPE and not refundable in whole or in part. In case any sum payable to PPE by the Seller or the Purchaser should remain outstanding and unpaid on the due date, the Seller or the Purchaser shall owe PPE as of right and without formal notice, late payment interests accruing from the first day of delay and calculated at one and a half time the legal rate of interest on the relevant amount.

PPE AUDITS

PPE reserves the right to check any and all information provided by the parties prior to circulating the same and, as the case may be, to refuse, withdraw or delete any information without notice. Such withdrawal under whatever form and for whatever time period shall never entail the payment of any compensation.

PPE hereby reserves its right to terminate at any time and with immediate effect, any right of access or part thereof corresponding to an account and a password, or even to delete any account and password, unconfirmed and/or dormant account.

Access to the web site by any user can be terminated as provided herein without prior formal notice.

SUPPLEMENTAL SERVICES OFFERED BY PPE

PPE can contract out certain services provided by other natural persons or entities. Such third-party services can be offered to the Sellers and Purchasers, at their own costs and under their own responsibility. Under no circumstances shall PPE incur any liability on that count. PPE may use third-party services to promote the assets in order to perform the services. If a seller wishes not to have his assets promoted through third-party services, he should send a request by email to info@PPE.eu.

The services offered by third parties may include links to other Web sites or Internet sources. To the extent that such sites and sources are outside its control, PPE shall not be held responsible for the provision thereof nor can PPE incur any liability as to the content, advertising, products, services or any other material available on, or from such sites or external sources. On no account shall PPE incur any liability for any and all damage or loss, known or alleged, occurring as a result of, following or in connection with having used or trusted the information, services or data available at these sites or external sources.

The Sellers and Purchasers remain solely responsible for any tangible or intangible damage and loss sustained by PPE, whether direct or indirect, if they are caused or originated by their use of the service offered by PPE. In case any Seller or Purchaser should breach this agreement, a statute, contract or an

applicable practice, they hereby undertake to hold PPE harmless from and against any and all claims, suits and/or damage judgment incurred by, or threatened against PPE.

PPE'S RESPONSIBILITY

- Any Seller, Purchaser or third party can provide data to PPE via the web site. PPE hereby undertakes to act in order to protect the accuracy, relevance and interest of such content. On no account can PPE incur any liability if any editorial content should infringe the rules and statutes in effect.
- In its hosting provider's capacity, PPE discharges its information duty by putting alert and reporting systems into place.
- PPE shall not be under any systematic obligation of monitoring information transmitted or stored by any other party, nor is PPE bound by a duty of due diligence or prior checking for facts or circumstances evidencing illegal activities.
- PPE hereby undertakes to withdraw any clearly abusive editorial content and to endeavor to prevent recurrent dissemination of any such content.
- Except in case PPE was duly informed about an abusive content within the meaning of the laws in effect, being present on the site and failed to act decisively to suppress it, PPE cannot incur any liability for the contents or from the parties' action or for the assets advertised for sale.
- PPE cannot guarantee to the Seller a specific number of bidders.
- In no way will PPE vouch that any Purchaser is solvent or meets its commitments. Under no circumstances can PPE incur any liability on that count.
- PPE is in no way responsible for the quality, operation and conformity of the assets advertised on-line on its web site.
- In its go-between capacity, PPE denies any liability for the execution, termination and/or conclusion of the relationship created between any Seller and any Purchaser.
- PPE Sarl cannot incur any liability to the Purchaser for the quality and conformity of the product for sale on-line: the Purchaser shall obtain warranties directly from the Seller. The Sellers and Purchasers are solely responsible for any tangible or intangible damage and loss, whether direct or indirect to PPE, if they are caused by them or originated in the context of their utilization of the service provided by PPE.
- In case of infringement of this agreement or of a law, contract or of an applicable practice by any Seller or Purchaser, they hereby undertake to hold PPE harmless from and against any and all claims, suits and/or damage judgment incurred by, or threatened against PPE.
- On no account shall PPE incur any liability for whatever financial, commercial or technical damage sustained by any Seller or Purchaser, such as lost productivity, loss of revenue, loss of profit or

market, lost orders or data, any other financial damage and commercial loss, loss of income, lost profit or opportunities, wasted time or any other indirect damage.

- PPE hereby undertakes to provide the service with the utmost care and skill customary in the profession. This notwithstanding, PPE shall not incur any liability in case of breach of its contractual obligations due to a force majeure occurrence, an act of God, unstoppable event, third party's fault or mistake by any Seller or Purchaser.
- In its technical mediation role, PPE shall not be liable for the Seller's failure to meet its outstanding obligations. In no way shall PPE be accountable to the Purchaser for failure to deliver the asset purchased, improper delivery or any damage sustained by the product during shipment or commissioning.
- PPE hereby denies any liability in case the asset delivered should violate the statutes in effect in the country of delivery.
- The financial terms of the purchase will be freely negotiated between the Seller and Purchaser and, therefore, PPE shall on no account incur any liability for the purchaser's non-payment if any.
- Under no circumstance shall PPE incur any liability for the information submitted by the Sellers about the equipment. No inaccurate, deceitful, misleading information and misinformation shall be binding on PPE's liability.

THIRD PARTY WEBSITES

The Services may contain links to other websites. The Services also may utilize third party Services, advertisements, offers and payment systems. PPE is not responsible for these third party products, Services or their contents. The inclusion of such a link does not imply endorsement of the Services or its contents or any association with its operators. PPE is not responsible for the accuracy, copyright compliance, legality, decency, or appropriateness of the content, nor the advertising, products, or other materials on such sites. Under no circumstances shall PPE be held responsible or liable, directly or indirectly, for any loss or damages caused or alleged to have been caused by use of or reliance on any content, goods, or Services available from third parties. Any concerns regarding any third-party website should be directed to its respective site administrator.

INTELLECTUAL PROPERTY

User acknowledge and agree that all content, design elements, and materials available on this Services are protected by copyrights, trademarks, Services marks, patents, trade secrets, or other proprietary rights and laws. No materials from this Service may be copied, reproduced, modified, republished, uploaded, posted, transmitted or distributed in any form or for any means without our prior written permission. Furthermore, User agree to not to sell, license, rent, or create derivative works from such materials or content. Systematic retrieval of content from the Services to create or compile, directly or indirectly, a collection, compilation, database, or directory without written permission from us is strictly prohibited. All rights not expressly granted herein are reserved. Any unauthorized use of the materials appearing on the Services may violate copyright, trademark and other applicable laws.

Except as provided below, PPE and its affiliates and licensors retain all right, title and interest in and to the Services, excluding User's Content. User may not modify, publish, transmit, transfer or sell, reproduce, create derivative works from, distribute, perform, link, display, or in any way exploit the PPE's intellectual property in whole or in part, except as expressly permitted in these Terms of Use or with the prior written consent of PPE. Users agree to use the Services only in accordance with these Terms of Use. User agree not to disassemble, decompile or reverse-engineer any software or other component of the PPE application.

EXCLUSION OF WARRANTIES

USER EXPRESSLY UNDERSTAND AND AGREE THAT USERR USE OF THE OFFERING IS AT USERR SOLE RISK AND THAT THE OFFERING ARE PROVIDED ON "AS IS" BASIS.

IN PARTICULAR, PPE DOES NOT REPRESENT OR WARRANT TO USER THAT: (A) USERR USE OF THE SERVICES WILL MEET USERR REQUIREMENTS, (B) USERR USE OF THE OFFERING WILL BE UNINTERRUPTED, TIMELY, SECURE OR FREE FROM ERROR, INCLUDING SPECIFICALLY FROM SERVER DOWNTIME, (C) ANY INFORMATION OBTAINED BY USER AS A RESULT OF USERR USE OF THE OFFERING WILL BE ACCURATE OR RELIABLE, AND

ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE OFFERING IS DONE AT USERR OWN DISCRETION AND RISK AND PPE WILL NOT BE RESPONSIBLE FOR ANY DAMAGE TO USERR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY USER FROM PPE OR THROUGH OR FROM THE SERVICES, SHALL CREATE ANY WARRANTY UNLESS EXPRESSLY STATED IN THE TERMS.

PPE FURTHER EXPRESSLY DISCLAIMS ALL WARRANTIES AND CONDITIONS OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

LIMITATION OF LIABILITY

SUBJECT TO OVERALL PROVISION IN CLAUSES ABOVE, USER EXPRESSLY UNDERSTANDS AND AGREES THAT PPE PROVIDES THE SERVICES ON "AS IS" BASIS AND DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR OTHERWISE IMPLIED, INCLUDING WITHOUT LIMITATION THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT, AS TO THE INFORMATION, CONTENT, SERVICES OR OTHER MATERIALS MADE AVAILABLE USING THE SERVICES OR AS TO THE RESULTS TO BE OBTAINED FROM USE OF THE SERVICES. PPE AND ITS AFFILIATES, AND EACH OF THEIR DIRECTORS, EMPLOYEES, AGENTS AND REPRESENTATIVES DO NOT WARRANT THAT: (A) THE SERVICES WILL BE SECURE OR AVAILABLE AT ANY PARTICULAR TIME OR LOCATION; (B) ANY DEFECTS OR ERRORS WILL BE CORRECTED; (C) ANY CONTENT OR SOFTWARE AVAILABLE AT OR THROUGH THE SERVICES IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS; OR (D) THE RESULTS OF USING THE SERVICES WILL MEET USERR EXPECTATIONS OR REQUIREMENTS.

USER ACCEPT ALL RESPONSIBILITY FOR THE INFORMATION, CONTENT AND OTHER MATERIALS USER POST OR OTHERWISE COMMUNICATE USING THE SERVICES. PPE SHALL HAVE NO LIABILITY FOR THE ACCURACY OR CONTENT OF THE INFORMATION CONTAINED IN OR FOR DELAYS OR OMISSIONS THEREIN. NOR SHALL PPE ITS AFFILIATES AND EACH OF THEIR DIRECTORS, EMPLOYEES, AGENTS AND REPRESENTATIVES, BE LIABLE FOR ANY THIRD-PARTY CLAIMS OR LOSSES OF ANY NATURE, INCLUDING BUT NOT LIMITED TO, LOST PROFITS, PUNITIVE, INDIRECT OR CONSEQUENTIAL DAMAGES. SOME STATES DO NOT ALLOW EXCLUSION OF IMPLIED WARRANTIES OR LIMITATION OF LIABILITY FOR INCIDENTAL, EXEMPLARY, PUNITIVE, DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS MAY NOT APPLY TO USER. IN SUCH STATES, THE LIABILITY OF PPE SHALL BE LIMITED TO THE GREATEST EXTENT PERMITTED BY LAW.

INDEMNIFICATION

PPE is not obligated to investigate, monitor, mediate or resolve any dispute User may have with another user of the Services, although we may undertake such action in our own discretion. In the event of a dispute with another User of the Services, User agree (a) to indemnify us from any liability and (b) that we will not be liable, for any type of damages or for any type of claim or demand arising out of or related to any dispute User may have with any other User of the Services.

MODIFICATION OR CHANGES TO THE TERMS OF USE

We are continually changing and improving the PPE Platform. We reserve the right in our sole discretion to modify it, to add or remove features or functionalities or to suspend or terminate any part or all of the PPE Platform with or without notice to the Web Users. User should look at the Terms regularly.

If we make changes to these Terms, or any other document incorporated by reference here, we will post the changes to the Terms of Use pages of our Platform, send User a message or otherwise attempt to notify User. Amendments are effective no sooner than thirty (30) days after we post them on the PPE Platform for existing users and immediately for all the new users joining and accepting the terms after and on the day these are amendments are posted, unless we notify User otherwise. If User do not agree to the Terms, including as changed or modified, We will be sorry to see User go, but User only recourse is to stop using or accessing the PPE Platform.

GENERAL TERMS

These Terms constitute the legal agreement between User and PPE and govern Users use of the offering, but without prejudice to any additional Terms which may be part of an agreement specific to the Services User wish to avail of (but excluding any offering which PPE may provide to User under a separate written agreement), and completely replace any prior agreements between User and PPE in relation to the offering.

If any court of law, having the jurisdiction to decide on this matter, rules that any provision of these Terms is invalid, then that provision will be removed from the Terms without affecting the rest of the Terms. The remaining provisions of the Terms will continue to be valid and enforceable.

User agrees that if a dispute arises between User and PPE, We will seek to resolve the dispute as quickly as commercially reasonable. Before resorting to legal proceedings, User must first contact us directly and work with us to resolve the dispute. If a dispute cannot be resolved, such dispute will be referred to binding mediation between the parties, and the decision of the mediation shall be final and binding to both the parties. In the event that the mediation fails to yield a result, the parties shall compulsorily refer the dispute to arbitration, with the arbitral panel consisting of three arbitrators; one arbitrator is chosen by each party and the third being jointly appointed by the two chosen arbitrators.

These Terms of Use are governed by and construed in accordance with the laws of Republic of India, excluding conflict of interest laws. User agree to submit to the personal jurisdiction of the courts of the State of Telangana, in the City of Hyderabad for any cause of action arising out of or relating to the Services, or these Terms of Use.

This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof, and supersedes all previous written or oral agreements between the parties with respect to such subject matter. PPE may assign its rights under this Agreement without notice to User. User agree that any cause of action arising out of or relating to PPE's Website must commence within one (1) year after the cause of action arose.