

These Terms of Use, forming an agreement between user BIGBYTEBLOCK, are effective from 20th Oct 2019.

This agreement is written in English. To the extent any translated version of this agreement conflicts with the English version, the English version controls.

By accessing or using the BIGBYTEBLOCK Mobile Application, BIGBYTEBLOCK website, the BIGBYTEBLOCK service, or any applications made available by BIGBYTEBLOCK (hereinafter collectively referred as the "Service"), however accessed, you agree to be bound by these terms of this instant agreement ("Terms of Agreement") also recognised as Terms of Use. The Service is owned or controlled by BIGBYTEBLOCK. That the terms of this agreement/Terms of Use affect your legal rights and obligations. If you do not agree to be bound by all of these Terms of Use, do not access or use the Service. Whereas you opting to use the services of BIGBYTEBLOCK including Mobile Application will be a conclusive proof of your irrevocably and unequivocally agreeing, in full, without any protest to the terms of this instant agreement and no averment/allegation/plea/claim/demand/grouse contrary to terms of this agreement shall be tenable in the eyes of law being void-ab-initio.

You are cautioned that BIGBYTEBLOCK may provide a wide range of Services/choices/self-help tool, we may ask you to review and accept supplemental terms that apply to your interaction with a specific app, product, special feature/application/Add-On service that has its own terms and conditions that apply in addition to these Terms of Use. In those cases, the terms specific to the special feature control "supplemental terms" to the extent there is a conflict with these Terms of Use, the supplemental terms associated with the app, product, or service govern with respect to your use of such app, product or service to the extent of the conflict.

ARBITRATION NOTICE: BY ACCESSING OR USING THE SERVICES YOU AGREE THAT DISPUTES BETWEEN YOU AND BIGBYTEBLOCK WILL BE RESOLVED BY BINDING, SOLE ARBITRATION TO THE TERMS AS SPECIFIED IN RESPECTIVE CLAUSE IN THIS INSTANT AGREEMENT AND YOU WAIVE YOUR RIGHT TO PARTICIPATE IN A CLASS ACTION LAWSUIT, INITIATION OF ANY CIVIL AND/OR CRIMINAL PROCEEDINGS AGAINST BIGBYTEBLOCK AND/OR ITS DIRECTORS/ EMPLOYEES/ ASSOCIATES AND ANY SUCH ACTION IF INITIATED BY THE YOU I.E. THE USER WOULD BE VOID-AB-INITIO.

ABOUT BIGBYTEBLOCK:-

BIGBYTEBLOCK is a marketplace where market Advisors/Expert/Consultant post tips under their free or paid services. Every tip is recorded and its achievement is monitored. In the process advisor's reputation is build in the form of star ratings. More the stars, more investors/subscribers can trust their tip.

Users can join BIGBYTEBLOCK as free member or premium member details of which is given on membership page and get benefits as mentioned there.

However, compensation policy briefs the benefits for all the users as they build their referral network.

DISCLAIMER- That BIGBYTEBLOCK **do not charge even a single rupee from any of its user of BIGBYTEBLOCK to benefit from its compensation policy.** The use of BIGBYTEBLOCK service by the user is the exclusive choice of the user considering his own interest and benefit, it is therefore, during the validity of use of BIGBYTEBLOCK service and any time thereafter, BIGBYTEBLOCK shall not be under legal mandate to pay any money to any of the user of BIGBYTEBLOCK and the user of BIGBYTEBLOCK , at all times, shall be free to opt out/uninstall the BIGBYTEBLOCK application.

TERMS OF AGREEMENT/USE-

1. BIGBYTEBLOCK is offering its users this service for their **own personal use only**, but users should be aware that they are not allowed to copy, or modify the application or any part thereof, or our trademarks in any way. Users are not allowed to attempt to extract the source code of the application, and the user should not try to translate the application into other languages or make derivative versions. The application itself, and all the trademarks, copyright, database rights and other intellectual property rights related to it, exclusively belong to us.
2. BIGBYTEBLOCK provides commission to its users for building referral network of premium members. The **limit of money earned by the user** shall be the sole discretion of BIGBYTEBLOCK and it cannot be held responsible or accountable under any circumstance. Notwithstanding anything stated in this agreement or any other document, FAQ and/or content of the website of BIGBYTEBLOCK, BIGBYTEBLOCK shall be having sole and absolute discretion to permit the registration/re-registration of any user and the membership with BIGBYTEBLOCK can never be claimed as a matter of right irrespective of the meeting of pre-requisites by any one.
3. Subject to its **privacy policy**, it is unconditionally and unequivocally agreed by you that **BIGBYTEBLOCK may access user's personal information** including financial data, data usage, technical data and related information, including but not limited to technical information about your device, device ID, model, system and application software, and peripherals, that is gathered periodically, to serve you better and to provide software updates, product support, and other services to You (if any) related to the Application. BIGBYTEBLOCK may use this information, as long as it is to improve its products or to deliver customized services or technologies within the legally permissible sphere to generate, among other things, reports for its clients as per campaigns created by BIGBYTEBLOCK, user's activities and actions completed by users. The reports, so generated from the programs we develop are provided to our clients, for the purpose of determining operational successes and opportunities for improvement in areas such as service, sales, product presentation, maintenance, and other specifics of the client's operations and personnel. BIGBYTEBLOCK do hereby declare that though BIGBYTEBLOCK shall take all measures to protect the interest and the confidential information of your good self, whereas it is unconditionally and unequivocally agreed by you that in case of **release and/or passing of confidential information of the user to any third party, you and/or any other person on your behalf, shall not hold BIGBYTEBLOCK liable for any loss/payment/penalty and accordingly you/user and/or any other person on your behalf**, shall be having no right to claim any sum and/or to file any law suit and/or to initiate any criminal

proceedings against BIGBYTEBLOCK and all such claims by you/user and/or any other person on your behalf, shall be void-ab-initio

4. You agree that you attained the majority under Indian Contract Act and accordingly **capable of entering into this agreement** and to use the Service. You agree that the services associated to BIGBYTEBLOCK are available only to and can only be used by, an individual who can form legally binding contracts under the applicable laws of India. You agree that at any time if you disqualify as to the use of service under this agreement, you will immediately stop using BIGBYTEBLOCK application and other services associated with the same.
5. You agree that you have **read the terms of this agreement** in full and have carefully evaluated the terms as specified in this agreement and under stood the expose/rights/benefits and you are capable to enter into this agreement including the fact that the BIGBYTEBLOCK shall be reviewing all your information and shall be occupying substantial space in your mobile device and are not being prevented by any of the stipulation/arrangement prohibiting your entering into this instant agreement.
6. That you shall not post/chat (including data/voice call) violent, nude, partially nude, discriminatory, unlawful, infringing, hateful, pornographic or sexually suggestive photos or other content via the Service.
7. You are responsible for any activity that occurs through your account and you agree you will not **sell, transfer**, license or assign your account, followers, username, or **any account rights**. With the exception of people or businesses that are expressly authorized by BIGBYTEBLOCK to create accounts on your behalf, BIGBYTEBLOCK prohibits the creation of and you agree that you will not create an account for anyone other than yourself. You also represent that all information you provide or provided to BIGBYTEBLOCK upon registration and at all other times including the information that has been tracked with the help of software, associated with the use of your mobile device by you only, will be **true, accurate, current and complete** and you agree to update your information as necessary to maintain its truth and accuracy. You agree that If you provide any information that is untrue, inaccurate, not current or incomplete, or BIGBYTEBLOCK has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, BIGBYTEBLOCK has the right to suspend or terminate your account and refuse any and all current or future use of the Service (or any portion thereof).
8. You agree that you will not solicit, collect or use the login credentials of other BIGBYTEBLOCK users. You further agree that you, at all times during the installation/use of BIGBYTEBLOCK application shall keep the necessary space in your mobile available.
9. You are responsible for **keeping your password secret and shall not defamed secure** and you are not induced by any of the associate of BIGBYTEBLOCK to

purchase the mobile phone and you shall also not do the same accordingly with any of the third party.

10. You **shall not defame**, stalk, bully, abuse, harass, threaten, impersonate or intimidate people or entities and the employees/directors/associates/vendors of BIGBYTEBLOCK and in that eventuality, BIGBYTEBLOCK shall be having sole and final authority to terminate the registration/membership of the user and/or its known associates.
11. You shall not use the Service for any illegal or unauthorized purpose. You agree to **comply with all laws**, rules and regulations (for example, federal, state, local and provincial) applicable to your use of the Service and your Content, including but not limited to, copyright laws.
12. You are solely **responsible for your conduct** and any data, text, files, information, usernames, images, graphics, photos, profiles, audio and video clips, sounds, musical works, works of authorship, applications, links and other content or materials (collectively, "Content") that you submit, post or display on or via the Service, upon the said option being given.
13. You shall not change, modify, adapt or alter the Service or change, modify or alter another website so as to **falsely imply that it is associated with the Service or BIGBYTEBLOCK**.
14. You agree that BIGBYTEBLOCK as an organisation through the services provided by BIGBYTEBLOCK including its mobile application, is not any speculative and/or any money making schemes and does in no way provide any assurance of attaining any short/quick money/gain. It is worth to mention that **BIGBYTEBLOCK does not incentivise the users for building pyramid structure of referral network**. It is clarified and accordingly agreed by you that the gain through the BIGBYTEBLOCK account is not based upon the adding more people under your down line and accordingly the user of BIGBYTEBLOCK account is not required force people to join under their down line, for the purposes of gain in BIGBYTEBLOCK account and the user is free to opt to choose/see the advertisement based upon his/her needs and preferences. The subscription to membership services offered by BIGBYTEBLOCK by down line members is pre-requisite for the gain through BIGBYTEBLOCK account.
15. You shall not **unauthorizedly access BIGBYTEBLOCK's private software/servers/host computers** and other computer, computer system, computer network and shall in no way adversely affect the functioning of the BIGBYTEBLOCK services. You shall not interfere or disrupt the Service or servers or networks connected to the Service, including by transmitting any worms, viruses, spyware, malware or any other code of a destructive or disruptive nature. You shall not inject content or code or otherwise alter or interfere with the way any BIGBYTEBLOCK's page is rendered or displayed in a user's mobile application or device.

16. You shall not create or submit **unwanted email, comments**, likes or other forms of commercial or harassing communications (a/k/a "spam") to any BIGBYTEBLOCK users.
17. You shall not use domain names or web URLs of BIGBYTEBLOCK, in your username without prior written consent from BIGBYTEBLOCK and also shall not use/apply the name BIGBYTEBLOCK as your domain and/or URL.
18. You shall not create accounts with the Service through unauthorized means, including but not limited to, by using an **automated device, script, bot, spider, crawler or scraper**. Notwithstanding anything stated in this agreement, it is clarified that the services of BIGBYTEBLOCK is being developed and made available, only for genuine users, who wish to be benefited. Accordingly one person/user shall not be permitted to get himself registered with more than **one registration**. That in case any person was found getting himself registered with BIGBYTEBLOCK under various names/identities or was found obtaining several registrations, whether or not under different names but was found managing all the said accounts, BIGBYTEBLOCK shall be having sole and exclusive right to terminate all such accounts and the network created through the said account. Further in case of the instance as specified in this para, without prejudice to the other rights of BIGBYTEBLOCK, it shall be having all other rights to initiate legal action against such person for prosecution and to recovery of the money paid and also to forfeit the entire BIGBYTEBLOCK balance available in all such accounts.
19. You shall **not attempt to restrict another user** from using or enjoying the Service and you shall not encourage or facilitate violations of these Terms of Use or any other BIGBYTEBLOCK terms.
20. That it is felt for the development of the process of gain and purely in the interest of the account holder/user of BIGBYTEBLOCK account that he should have the required **information about the participants at one level below to him and one level up to him** in the entire chain of people developed by the people for their interest, it is therefore, you by accepting to become the holder of BIGBYTEBLOCK account apart from accepting the terms of this agreement also do here by give your unconditional and unequivocal acceptance of sharing your details with the persons one level up to you and one level below to you and you know and agree that you may be contacted by all those persons and also contact them only for the purposes of your gain via BIGBYTEBLOCK and for no other purpose.
21. You agree that violation of these Terms of Use may, in BIGBYTEBLOCK's sole discretion, result in termination of your BIGBYTEBLOCK account and/or forfeiture of all money, if payable. You understand and agree that BIGBYTEBLOCK cannot and will not be responsible for the Content posted on the Service and you use the Service at your own risk. If you violate the letter or spirit of these Terms of Use, or otherwise create risk or possible legal exposure for BIGBYTEBLOCK, BIGBYTEBLOCK can stop providing all or part of the Service to you.

22. You/user agree and aware that there are certain things that BIGBYTEBLOCK will not take responsibility for, for the website/application not working at full functionality if users do not have access to Wi-Fi or mobile data, and users do not have any **active internet connection** and no mobile data left and the benefits to use the services are limited till the activation of your BIGBYTEBLOCK account and the termination of BIGBYTEBLOCK account for any reason, whatsoever, will disentitle you for any benefit/money associated with the use of BIGBYTEBLOCK account.
23. Users may be charged by their mobile service provider, for the cost of data for the duration of the connection, while accessing the website/application, or other third party charges. While using the service, users accept responsibility and liability for any such charges, including roaming data charges if users use the application outside of their home territory (i.e. region or country) without turning off data roaming. If users are using a prepaid mobile connection for the device on which they are using the application, they **accept liability for data spends while accessing the application**. It is unconditionally and unequivocally agreed by the user that the user has been using the services of BIGBYTEBLOCK application for its benefit and after careful consideration of the benefits and exposure attached to the same and it is therefore for the use of mobile data and for the payment by user to his/her service provider, BIGBYTEBLOCK shall in no way be responsible and no claim citing the expenses towards mobile data, shall ever be raised by the user against BIGBYTEBLOCK and/or any of its directors/employees. The user further agree and undertake that it shall, during the terms of its association with BIGBYTEBLOCK mobile application, periodically review the use of mobile data and/or payment for the said use and the continuance with BIGBYTEBLOCK application by the user shall be termed/presumed the consent by the user for the incurring of such expenses, without any assurance of any return by BIGBYTEBLOCK in money terms.
25. BIGBYTEBLOCK shall under its sole discretion and under no legal mandate whatsoever, shall be **free to stop providing its offers/services** through the website/application and may terminate use of it at any point of time without giving prior notice of termination. Unless BIGBYTEBLOCK tells you otherwise, upon the termination of your account because of any reason whatsoever (a) the rights and benefits granted to you in these terms shall automatically end; (b) you must stop using the website/ application, and (if needed and/or directed by BIGBYTEBLOCK accordingly) delete it from your device. It is further agreed by you that in case of breach on your part in adherence of the instructions from the side of BIGBYTEBLOCK, BIGBYTEBLOCK shall be free to take any action be that it be legal or otherwise including the blocking of your mobile device and/or escalation of the same to any authority.
26. BIGBYTEBLOCK may contain links to other mobile applications or websites operated by third parties, and BIGBYTEBLOCK may monetize some of these links. Notwithstanding such advertisement programs, BIGBYTEBLOCK does not have any influence or control over any such Third Party mobile applications or websites and, unless otherwise stated, is not responsible for and **does not endorse any Third Party Websites** or their availability or contents displayed thereon. You understand that, as

BIGBYTEBLOCK is acting merely a facilitator, bridging the gap between the seller and the buyer, at no consideration from the buyer, by using and accessing this application, you may encounter content that may be deemed offensive, indecent, or objectionable and you agree to use the Services at your sole risk and that BIGBYTEBLOCK shall not have any liability to you for such content that may be found to be offensive, indecent, or objectionable.

27. You unconditionally and unequivocally agree that if you/user do not log in to BIGBYTEBLOCK account for 365 calendar days then the you/user will be considered inactive and all **amount of amount accumulated under BIGBYTEBLOCK Balance shall automatically expire**. You further agree and understand that this instant clause is substantial to the operation and functioning of this BIGBYTEBLOCK application as such, in case of failure/gap on your part in remaining deactivate for a term equal to and/or more than 365 days, you shall be having no right to claim the said status thereafter and all such claims from your side shall be void ab-initio, being contrary to basic understanding.
28. BIGBYTEBLOCK does not claim ownership of any Content that you post on or through the Service. Instead, you hereby grant to BIGBYTEBLOCK a non-exclusive, fully paid and royalty-free, transferable, sub-licensable, worldwide license to use the Content that you post on or through the Service, subject to the Service's Privacy Policy.
29. You understand and agree that the **Service is supported by membership fee and platform fee**, and you hereby agree that BIGBYTEBLOCK shall place advertising and promotions at your account access, which may or may not be base upon your data/personal information/ habits and other online preferences. The manner, mode and extent of such advertising and promotions are subject to change without specific notice to you.
30. You represent and warrant that in case an option be given to the user for posting the content with the BIGBYTEBLOCK : (i) you shall own the Content posted by you on or through the Service or otherwise shall have the right to grant the rights and licenses set forth in these Terms of Use; (ii) the posting and use of your Content on or through the Service does not violate, misappropriate or infringe on the rights of any third party, including, without limitation, privacy rights, publicity rights, copyrights, trademark and/or other intellectual property rights; (iii) you agree to pay for all royalties, fees, and any other money owed by reason of Content you post on or through the Service; and (iv) you have the legal right and capacity to enter into these Terms of Use in your jurisdiction.
31. The Service contains content owned or licensed by BIGBYTEBLOCK ("BIGBYTEBLOCK Content"). BIGBYTEBLOCK Content is protected by **copyright, trademark**, patent, trade secret and other laws, and, as between you and BIGBYTEBLOCK, BIGBYTEBLOCK owns and retains all rights in the BIGBYTEBLOCK Content and the Service. You will not remove, alter or conceal any copyright, trademark, service mark or other proprietary rights notices incorporated in or accompanying the BIGBYTEBLOCK Content and you will not reproduce, modify, adapt, prepare

derivative works based on, perform, display, publish, distribute, transmit, broadcast, sell, license or otherwise exploit the BIGBYTEBLOCK Content.

32. The BIGBYTEBLOCK name and logo are **trademarks of BIGBYTEBLOCK, and may not be copied**, imitated or used, in whole or in part, without the prior written permission of BIGBYTEBLOCK. In addition, all page headers, custom graphics, button icons and scripts are service marks, trademarks and/or trade dress of BIGBYTEBLOCK, and may not be copied, imitated or used, in whole or in part, without prior written permission from BIGBYTEBLOCK.
33. Although it is BIGBYTEBLOCK intention for the Service to be available as much as possible, there will be occasions when the **Service may be interrupted**, including, without limitation, for scheduled maintenance or upgrades, for emergency repairs, or due to failure of telecommunications links and/or equipment. Also, BIGBYTEBLOCK reserves the right to remove any Content from the Service for any reason, without prior notice. Content removed from the Service may continue to be stored by BIGBYTEBLOCK, including, without limitation, in order to comply with certain legal obligations, but may not be retrievable without a valid court order. BIGBYTEBLOCK will not be liable to you for any modification, suspension, or discontinuation of the Services, or the loss of any Content. You also acknowledge that the Internet may be subject to breaches of security and that the submission of Content or other information may not be secure.
34. The **redemption or rewards structure** for using BIGBYTEBLOCK shall be based/changed solely decided by the BIGBYTEBLOCK management. Further all payments, if released by BIGBYTEBLOCK to the users of the BIGBYTEBLOCK, shall be subject to Income Tax Laws of India and appropriate tax shall be deducted at the said payment.
35. If money is not transferred to your account within 7 Business days of your completion of the transaction then you may inform us by sending the message to our customer. Please include all possible details mentioned on withdrawal receipt. BIGBYTEBLOCK team shall investigate the incident and if it is found that money was not been transferred to your account then **BIGBYTEBLOCK transfer money within 21 working days** from the date of receipt of your email. It will take 3-21 days for the money to show in your bank account depending on your bank's policy. Whereas you agree and understand that as there is no monetary understanding between you and BIGBYTEBLOCK and BIGBYTEBLOCK has not taken any money from you, neither engaged you or taken your services in any manner whatsoever, as such all claims from your side claim any money whatsoever shall be void and not tenable in the eyes of law. BIGBYTEBLOCK do hereby expressly disclaims and do hereby confirm that that there is no assurance of any income to the user with the use of mobile application.
37. That BIGBYTEBLOCK shall at all times be well within its right to **amend the compensation policy** and the user shall not be having any right to dispute the same and/or claim on the basis of any prior plan.

38. That you vide agreeing to the terms of this agreement agree that **you will not risk your income/resources/assets in furtherance of use of the BIGBYTEBLOCK** service and/or any other services provided by BIGBYTEBLOCK.
39. BIGBYTEBLOCK assumes no responsibility and shall incur no liability if it is unable to affect any Payment Instruction(s) on the Payment Date owing to any one or more of the following circumstances:
- (a) If the **Payment Instruction(s) issued by you is/are incomplete, inaccurate, invalid and delayed**
 - (b) If the Payment Account has insufficient funds/limits to cover for the amount as mentioned in the Payment Instruction(s).
 - (c) If the funds available in the Payment Account are under any encumbrance or charge.
 - (d) If your Bank or the NCC refuses or delays honouring the Payment Instruction(s).
 - (e) **Circumstances beyond the control of BIGBYTEBLOCK** (including, but not limited to, fire, flood, natural disasters, bank strikes, power failure, systems failure like computer or telephone lines breakdown due to an unforeseeable cause or interference from an outside force).
 - (f) In case the payment is not effected for any reason, you will be intimated about the failed payment
40. Please note that all earnings are estimated and not final. The earnings will be finalized after they are verified, at the end of every month. The final payouts will be reflected in your payment/transaction history. Please note that in some cases, estimated earnings will be updated after 72 hours of the ad being served.
41. **NOTWITHSTANDING ANYTHING TO THE CONTRARY, THE MAXIMUM AGGREGATE LIABILITY of BIGBYTEBLOCK TO YOU/USER FOR ANY CAUSES WHATSOEVER, AND REGARDLESS OF THE FORM OF ACTION (WHETHER LIABILITY ARISES DUE TO NEGLIGENCE OR OTHER TORT, BREACH OF CONTRACT, VIOLATION OF STATUTE, MISREPRESENTATION OR FOR ANY OTHER REASON), WILL AT ALL TIMES BE LIMITED TO THE AMOUNT PAID BY YOU to BIGBYTEBLOCK, IF ANY, FOR USING THE PORTION OF THE SERVICES OR THE SITE GIVING RISE TO THE CAUSE OF ACTION OR ONE THOUSAND RUPEES (RS.1000), WHICHEVER IS LESSER.**
42. BIGBYTEBLOCK does **not warrant that the service will be compatible or interoperable with the user mobile device** or any other piece of hardware, software, equipment or device installed on or used in connection with your mobile device. Furthermore, you/user acknowledge that compatibility and interoperability problems can cause the performance of your mobile device to diminish or fail completely, and may result in permanent the damage to your mobile device, loss of the data located or stored on your mobile device, and corruption of the software and files located on your mobile device.

43. You acknowledge and agree that BIGBYTEBLOCK and its Directors, affiliates, partners, and employees shall have no liability to you for any losses suffered resulting from or arising out in connection with compatibility or interoperability problems related to accessing the application.
44. You hereby release BIGBYTEBLOCK its officers, directors, agents, and employees of all and any kind of claims, demands, and damages (actual and consequential) of any kind and nature, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of, or in any way, connected with any disputes arising out of installation and/or use of this application or accessing any third party link of mobile application or websites provided by BIGBYTEBLOCK. **YOU TAKE AND ASSUME ALL RESPONSIBILITY AND RISK WITH RESPECT TO YOUR USE OF THE SERVICE. THE SERVICE IS AVAILABLE "AS IS," AND "AS AVAILABLE". YOU UNDERSTAND AND AGREE THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, REPRESENTATIONS AND ENDORSEMENTS, EXPRESS OR IMPLIED, WITH REGARD TO BIGBYTEBLOCK SERVICE, LINK OF THIRD PARTY MOBILE APPLICATION AND WEBSITES PROVIDED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, NON-INFRINGEMENT, AND FITNESS FOR A PARTICULAR PURPOSE. BIGBYTEBLOCK DOES NOT WARRANT USE OF BIGBYTEBLOCK SERVICE, LINK OF THIRD PARTY MOBILE APPLICATION AND WEBSITES PROVIDED THROUGH THIS ACCCOUNT WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT ERRORS WILL BE DETECTED OR CORRECTED. BIGBYTEBLOCK DOES NOT ASSUME ANY LIABILITY OR RESPONSIBILITY FOR ANY COMPUTER VIRUSES, BUGS, MALICIOUS CODE OR OTHER HARMFUL COMPONENTS, DELAYS, INACCURACIES, ERRORS OR OMISSIONS, OR THE ACCURACY, COMPLETENESS, RELIABILITY OR USEFULNESS OF THE INFORMATION DISCLOSED OR ACCESSED THROUGH THE SERVICE OR LINK OF THIRD PARTY MOBILE APPLICATION AND WEBSITES. BIGBYTEBLOCK ASSUME NO DUTY TO UPDATE OR MODIFY THE SERVICE AND BIGBYTEBLOCK IS NOT LIABLE FOR ANY FAILURE, OF ANY NATURE WHATSOEVER, TO DO SO AND/OR DIRING THE FUNCTIONING/OPERATION OF BIGBYTEBLOCK SERVICE. IN NO EVENT, UNDER NO LEGAL OR EQUITABLE LAW (WHETHER TORT, CONTRACT OR OTHERWISE), BIGBYTEBLOCK OR ANY OF OUR RESPECTIVE EMPLOYEES, DIRECTORS, OFFICERS, AGENTS OR AFFILIATES, SHALL BE LIABLE HEREUNDER OR OTHERWISE FOR ANY LOSS OR DAMAGE OF ANY KIND, DIRECT OR INDIRECT, IN CONNECTION WITH OR ARISING FROM THE APPLICATION THE USE OF THE APPLICATION OR THIS AGREEMENT WITH YOU CONCERNING THE APPLICATION, INCLUDING, BUT NOT LIMITED TO, COMPENSATORY, DIRECT, CONSEQUENTIAL, INCIDENTAL, INDIRECT, SPECIAL OR PUNITIVE DAMAGES, LOST ANTICIPATED PROFITS, LOSS OF GOODWILL, LOSS OF DATA, BUSINESS INTERRUPTION, ACCURACY OF RESULTS, OR COMPUTER FAILURE OR MALFUNCTION OF DEVICE, EVEN IF BIGBYTEBLOCK HAS BEEN ADVISED OF OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES. IF BIGBYTEBLOCK, ITS DIRECTORS/EMPLOYEES/ASSOCIATES ARE HELD LIABLE TO YOU IN A COURT OF COMPETENT JURISDICTION FOR ANY REASON, IN NO EVENT BIGBYTEBLOCK WILL BE LIABLE FOR ANY DAMAGES IN EXCESS OF INR ONE THOUSAND ONLY (INR 1,000/-). HOWEVER, YOU SHALL BE LIABLE TO THE FULLEST EXTENT AVAILABLE IN LAW FOR ANY LOSS OR DAMAGE OF ANY KIND, DIRECT OR INDIRECT, IN**

CONNECTION WITH OR ARISING FROM THE ILLEGAL AND UNAUTHORISED USE OF THE APPLICATION AND, WE SHALL REMAIN ENTITLED TO THE MAKE MAXIMUM CLAIM AVAILABLE UNDER THIS AGREEMENT, AT LAW AND/OR IN EQUITY.

45. BIGBYTEBLOCK reserves its **right to change, alter any of the terms and conditions** of this agreement and privacy policy and therefore, you are responsible for regularly reviewing these terms and conditions including changes and modifications therein if any term incorporated by us from time to time. You shall be deemed to have agreed to any such modification or amendment by your decision to continue using the service following the date in which the modified or amended terms are posted on the Company website. Your continuous use of service constitutes your agreement and consent to all such terms and conditions. BIGBYTEBLOCK make no guarantee as to the continuous availability of the Service through the application or any specific feature(s) thereof. BIGBYTEBLOCK reserves its right to change or terminate the accessibility to the application or service at our discretion at any time without prior notice thereof.
46. Without prejudice to the rights under these Terms and Conditions, if you/user breach these terms and conditions in any manner, BIGBYTEBLOCK may take such action as deems appropriate to deal with such breach, by suspending your access to the application, prohibiting you from accessing our website, blocking your device using your device ID, IP address from accessing the application or website, contacting your service provider to request that they block your access to the application or website and/or take any legal action against you.
47. You/User agree and acknowledge that while using or accessing BIGBYTEBLOCK service, and thereafter, you/user shall maintain confidentiality, and shall not disclose to any third party, the following: Any information concerning BIGBYTEBLOCK's present or former customers, including their names and identities, locations and addresses, their employees and representatives, business practices, as well as the information sought to be gathered, and actually gathered, in connection with the services provided by BIGBYTEBLOCK to its customers; Any and all information concerning BIGBYTEBLOCK's employees and representatives, as well as any information designated orally or in writing as confidential by BIGBYTEBLOCK regarding BIGBYTEBLOCK's sales methods, plans, and records, BIGBYTEBLOCK's collections on behalf of its customers, all written communications, training and marketing materials, and all other like documents not disseminated to the general public, including computer programs and printouts, as well as any other confidential information regarded by BIGBYTEBLOCK as a trade secret or otherwise protected from disclosure under applicable law and disclosure of any such confidential information by the User without consent of BIGBYTEBLOCK shall be treated as a breach of the terms of the agreement. The user may, in accordance with the foregoing, use such information solely as necessary in user's work for BIGBYTEBLOCK.
48. You/user understand and agree that any breach or threatened breach by User of the non-competition and non-disclosure provisions contained in this Agreement will

cause BIGBYTEBLOCK substantial, irreparable harm which is difficult to measure and that BIGBYTEBLOCK, therefore, may obtain an injunction against such conduct and User consents thereto. This right is in addition to any other rights BIGBYTEBLOCK may have against User for breach of this Agreement. Therefore, whenever BIGBYTEBLOCK may apply for the restraining order or injunction against User for breaching or threatening to breach this Agreement as described above, User waives any notice to which User may be entitled and consents to such restraining order or injunction. In the event of any breach of this Agreement by User, User agrees to pay BIGBYTEBLOCK all losses and damages sustained as a result thereof, as well as court costs, attorney fees, and related expenses.

49. You agree and understand that either party to this agreement may, at any time, terminate this Agreement for any reason or for no reason at all. However, each party shall continue to comply with any and all obligations of this Agreement that are intended to survive its termination or expiration. User understands that in the event of termination or expiration, User will not receive the BIGBYTEBLOCK account balance as shown in his/her account. BIGBYTEBLOCK and User shall deal with each other fairly and in good faith relative to this Agreement. BIGBYTEBLOCK may terminate User accounts without prior notice if any suspicious activity is found which come is the way of natural or intended functioning of BIGBYTEBLOCK. **BIGBYTEBLOCK shall choose to terminate account(s) of any user(s) if found to be involved in promoting referral links on any public property like Facebook, Google Play etc along with communication that is spam or misleading in any manner.** Termination of user accounts will be at sole discretion of BIGBYTEBLOCK.

NOTWITHSTANDING anything stated in this agreement, you agree that BIGBYTEBLOCK shall be free and well within its rights to terminate/close the operation of BIGBYTEBLOCK mobile application and/or all the applications/services provided by BIGBYTEBLOCK.

NOTWITHSTANDING anything stated in this agreement that you agree and confirm that you shall never be indulging, whether directly or otherwise, in any anti-BIGBYTEBLOCK activity which includes, promotion of your own goods at the BIGBYTEBLOCK platform, defaming BIGBYTEBLOCK and its activities. You agree and confirm that in case you initiate and/or participate and/or continue with any anti-company/BIGBYTEBLOCK activity (for adjudication of the same the company/BIGBYTEBLOCK shall be final and binding authority), BIGBYTEBLOCK shall be having all rights against you including right to suspend your BIGBYTEBLOCK account and/or terminate the BIGBYTEBLOCK account and/or this instant agreement and shall be forfeiting all money as due in the BIGBYTEBLOCK account of the delinquent user.

50. It is agreed by the user that If BIGBYTEBLOCK fail, at any time, to insist upon strict performance of any of user obligations under any of these terms and conditions, or if BIGBYTEBLOCK fail to exercise any of the rights or remedies to which BIGBYTEBLOCK is entitled under these Terms, this shall not constitute a waiver of such rights or remedies and shall not relieve you/user from compliance with such obligations. A

waiver by BIGBYTEBLOCK of any default shall not constitute a waiver of any subsequent default. No waiver on the part of BIGBYTEBLOCK of any of these terms and conditions shall be effective unless it is expressly stated to be a waiver and is communicated to you/user in writing in accordance with these terms and conditions.

51. If any provision of the Terms and Conditions of this agreement is determined by any court or other competent authority in India or otherwise to be unlawful and/or unenforceable, in whole or in part, under any enactment or rule of law, such provision or part shall to that extent be deemed not to form part of this agreement, but the legality and enforceability of the remainder of this agreement shall not be affected.
52. In the event of any dispute arises out of or in connection with the use of mobile service, validity, interpretation or implementation of this agreement, the Parties shall attempt in the first instance to resolve such dispute through online escalation matrix/ exchange of emails. If the dispute is not resolved in this manner then within 30 days from the date of failure of such discussion one party shall inform other party through a notice for **referring the dispute to arbitration in accordance with The Arbitration and Conciliation Act, 1996** (as amended from time to time). The venue for the arbitration proceedings shall be at Lucknow, India or any other mutually agreeable place. The arbitration panel shall consist of sole arbitrator as appointed by BIGBYTEBLOCK. The cost of arbitration shall be shared equally by both the Parties. The award shall be enforceable in any court having jurisdiction, subject to the applicable Laws.

These terms and conditions shall be governed by and construed in accordance with the rules, regulation, and laws of India and any disputes relating thereto shall be subject to the only and exclusive jurisdiction of the courts of New Delhi.
53. **ENTIRE AGREEMENT**- These Terms and Conditions as set out herein, constitute the entire user agreement between BIGBYTEBLOCK and a user, in relation to use of the application, and supersede all previous agreements in respect of use thereof.
54. **FORCE MAJEURE** - If any of the BIGBYTEBLOCK's performance or any of its obligations hereunder is prevented, restricted or interfered with by reason of fire or other casualty of accident, strike or labour disputes, war or other violence, any law or regulation of any Government, act of god or other occurrences beyond the control of BIGBYTEBLOCK affected and could not reasonably have avoided or overcome it or its consequences, (each such occurrence being hereinafter referred to as "Force Majeure") then BIGBYTEBLOCK shall be excused from such performance.
55. That BIGBYTEBLOCK acknowledge that, in entering into this instant agreement (and the documents referred to in it), neither of the parties relied on any statement, representation, assurance or warranty (Representation) of any person (whether a party to that Contract or not) other than as expressly set out in these terms and conditions. Further each of the party agrees that the only rights and remedies available to the parties to this agreement arising out of or in connection with any

Representation and Warrantee shall be for breach of agreement as provided in these terms and conditions.

56. That in view of the terms of this agreement, you have out of your own free will, unconditionally agreed to share your sensitive personal data/information including confidential information and accordingly permitted BIGBYTEBLOCK to take your sensitive personal data/information including confidential information. You further agree and confirm that sharing the sensitive personal data/information including confidential information with BIGBYTEBLOCK is an option of which you have wilfully availed and you are aware that you shall be having the right to withdraw your consent vide opting the termination of BIGBYTEBLOCK account. You further agree and confirm that your consenting to the terms of this agreement shall be termed as your consent to share your sensitive personal data/information including confidential information in terms of rule 5 of Information Technology (Reasonable Security Practices and Procedures and Sensitive Personal Data or Information) Rules 2011 as amended upto date and you shall waive all your right to dispute the said consent.

END OF TERMS/AGREEMENT.