

TERMS AND CONDITIONS

1. 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.
2. This document is published in accordance with the provisions of Rule 3(1) of the Information Technology (Intermediaries guidelines) Rules, 2011 that require publishing the rules and regulations, privacy policy and Terms and Conditions for access or usage of the Website.
3. The domain name www.leveragefinance.co (hereinafter referred to as "**Website**") is owned by Leverage EdTech Private Limited, a company incorporated under the Companies Act, 2013 with its registered office at Leverage Edu Tower, A-258, Bhishma Pitamah Marg, Block A, Defence Colony New Delhi, Delhi 110024 India (hereinafter referred to as We or Company or Leverage Edu).
4. The Company is hereby providing its Website to Unobanc Private Limited ("**Moneyhop**") for provision of certain Remittance Facilities to the users and customers of the Company, through the banking channel partner of Moneyhop.
5. The use of the Website, and the Remittance Facility are governed by the terms and conditions as applicable to the Website, the applicable Company policies and the terms and conditions as available at <https://www.moneyhop.co/tnc-remit/>, which are incorporated herein by way of reference. For the purpose of these terms and conditions, wherever the context so requires "You" or "User" shall mean any natural or legal person who has agreed to become a purchaser, seller or remitter on the Website by providing information and data on the Website as required for using the computer systems.
6. We reserve the right, at our sole discretion, to change, modify, add or remove portions of these terms and conditions, at any time without any prior written notice to You. It is Your responsibility to review these terms and conditions as well as the terms and conditions available at <https://www.moneyhop.co/tnc-remit/> or as available at any other domain name of Moneyhop pertaining to the Remittance Facility, periodically for updates / changes, and each time before using the Website and/ or availing the services. Your continued use of the Website following the posting of changes will mean that You accept and agree to the revisions or updates as the case may be.
7. Use of the Website is available only to persons who can form legally binding contracts under the Indian Contract Act, 1872. Persons who are "incompetent to contract" within the meaning of the Indian Contract Act, 1872 including but not limited to minors, un-discharged insolvents etc. are not eligible to use the Website. If You are a minor i.e. under the age of 18 years, You shall not be eligible to be a User of the Website. As a minor if You wish to use the Website, such use may be made by Your legal guardian or parents on the Website. The Company reserves the right to refuse to provide You with access to the Website if it is brought to our notice or if it is discovered that You are under the age of 18 years.

8. These Facility T&Cs are hereby stipulated in relation to the use of the Remittance Facility provided by Moneyhop through its banking channel partner on the Website, for availing of the Remittance Facilities by a Registered User.
9. You hereby agree that:
 - a) the Company is only providing its Website for the use of the Remittance Facility by You;
 - b) the Company is not responsible in any manner whatsoever whether legally or contractually) for the failure, mishaps, errors, fraud etc. in relation to the Remittance Facility;
 - c) the provision of the Website for the use of the Remittance Facility by you shall not, in any manner whatsoever, be construed to mean that the Company is involved in a 'Financial Activity' as defined under the Foreign Exchange Management Act, 1999; and
 - d) the Moneyhop and its banking channel partner shall be solely responsible to provide the Remittance Facility to the Registered User.
10. Each Visitor and/or Registered User agrees to defend, indemnify and hold the Company, and its affiliates, directors, officers and employees, harmless from any and all claims, liabilities, damages, costs, expenses and proceedings, including reasonable attorneys' fees, arising in any way from the Visitors or Registered User's use of the Website, whether in India or any other jurisdiction, the inaccuracy or incompleteness of registration information, or the placement or transmission of any message, information, software or other materials through the Website by the Visitor, and any violation of these terms and conditions by the Visitor or Registered User..
11. ***The capitalized terms used but not defined herein shall have the meaning ascribed to such term in the terms and conditions available at: <https://www.moneyhop.co/tnc-remit/>.***