

WeFUEL - TERMS AND CONDITIONS

This 'Terms and Conditions (T&Cs) of Use' are formulated and published pursuant to the provisions of Rule 3 (1) of the Information Technology (Intermediaries Guidelines) Rules, 2011 that requires the publication of Rules and Regulations, Privacy Policy and T&Cs of Use for access or usage of a website. This T&Cs of Use agreement (the "Agreement") governs your use of this website www.wefuel.in (the "Agreement"). The Website is owned and operated by GroundHogs Private Limited, a company registered under the provisions of the [Indian] Companies Act 2013 having its registered office at 23/18, Kannammal Street, Saligramam, Chennai - 600093. The name WeFuel, wherever it appears hereinafter in this document stands for GroundHogs Private Limited.

PLEASE READ THESE T&CS CAREFULLY BEFORE ACCESSING OR USING THE SERVICES as these T&Cs & Conditions (T&Cs) of Use govern the access and/or use by you of the services provided by WeFuel. Any person or persons or entity or entities using the Website is addressed herein as a "User" or simply as "you" whether referred to in the singular or plural. The Users' access and use of the services provided by this Website (the "Services") hereby constitute the Users' agreement and the Users are deemed to be bound by these T&Cs. By using this Website the User agrees to these (T&Cs), and designates WeFuel as their agent acting on their behalf to procure HSD and Motor Spirit (the "Product") and to transport it to a location chosen by the User, and thereafter transfer the Product into a container or other place as may be directed by the User.

WeFuel hereby declares it is the brand name of GroundHogs Pvt Ltd and the User acknowledges and agrees that, for the purposes of these T&Cs or otherwise, GroundHogs Pvt Ltd is currently a Dealer of Oil Marketing Company(OMC), Hindustan Petroleum Corporation Limited. WeFuel procures High Speed Diesel (HSD) from the OMC as permitted by Petroleum and Explosives Safety Organisation (PESO) and the extant laws and provides logistical services to its Users through (i) procuring; (ii) transporting; and (iii) delivering the Product at a location specified by the User as described in detail in 'Section II The services'. In providing the service that it provides, WeFuel looks to provide ease of access of the product to the User at a location of the Users' choosing and transfer the said product procured into a container /s of the Users' choosing.

The agreement/contract has been entered Into specifically between two parties, the User and WeFuel, at the Users initiation and behest, with the User understanding and acknowledging that all disclaimers, conditions and T&Cs of service including all those stated or implied in this document are non-negotiable, and further the User acknowledging and agreeing that the User approached WeFuel with an intention to hire WeFuel's services, and in doing so undertakes to have acted independently and without any coercion or compulsion or under any duress.

If the User does not agree to these T&Cs, the User shall not access and/or use the Website and/or the Services. These T&Cs expressly supersede prior or other agreements or other arrangements that may exist between the User and WeFuel. Notwithstanding this, WeFuel may at any time terminate these T&Cs or any Services, or cease offering or deny access to the Services or any portion thereof to a User. WeFuel may alter/modify/revise/add/delete these T&Cs and such alterations/modifications/revisions/additions/deletions shall be deemed to be a part of these T&Cs. The T&Cs published on this site at any point of time shall amount to be the current T&Cs and shall prevail over the previous versions in the event of a conflict with respect to the applicable Services. Similarly, WeFuel may, at any time, amend these T&Cs. Such Amendments will become effective upon their publication on the Website. Please check this location from time to time to access alterations/modifications/revisions/additions/deletions to these T&Cs. The User is responsible for keeping themselves updated with revised or amended T&Cs from time to time. The use of the Services by the Users after the publication of amended T&Cs constitutes providing express consent and therefore, shall be bound by the amended T&Cs. If the Users do not agree with the amended T&Cs, then the Users are advised not to use the Services.

The Services

The Services offered constitute a technology platform that enables Users to schedule transportation of the Product (including transportation by hiring/leasing WeFuel equipment with operator to transport the product) to a location of the Users' choosing and further transfer product transported on the Users' behalf, by hiring/leasing WeFuel's equipment with operator into a container of the Users' choosing. WeFuel acts as the 'Dealer' of OMC to procure the Product from their designated Terminal/s or Authorized Retail Outlets of the OMC based on Terms & Conditions agreed upon by WeFuel with the OMC and permitted by PESO, ease of access and distance to final delivery point.

WeFuel provides on-demand product delivery services as described in these T&Cs. The User may order WeFuel's Services using WeFuel's Website / mobile application. The User may cancel orders at any time prior to receiving an app notification from WeFuel that updates status/stage of supply. Orders cancelled after WeFuel sends the app notification will attract cancellation charges as specified by WeFuel from time to time. WeFuel will also notify the User that WeFuel's delivery vehicle is on its way to a location specified by the User. When WeFuel notifies the User that its delivery truck is on the way, or the User specifies an appointment window the User agrees that this window is an estimate only, and that WeFuel does not guarantee delivery at any particular time within such window and does not guarantee that WeFuel's vehicle will arrive within the estimated time. Once WeFuel's delivery vehicle arrives onsite, whether within or outside the estimated window, the driver will notify the User via WeFuel's application, and WeFuel's driver will wait no more than five minutes for the User to give access to a container of the Users choosing for transferring the product procured on the Users behalf. If access is not granted within such five-minute

period, WeFuel's delivery vehicle will leave and the User will be charged the applicable fees irrespective of whether or not the delivery was successful. Due to reasons such as restrictions imposed by applicable law, terrain or building features and limitations (e.g.

overhead clearance), or the requirements of some private property owners, the services may not be available in all locations within a service area. We reserve the right to decline to enter into any area based on ease of access or for any other reason. The User may not be charged in such an event.

License

Contingent upon the Users agreement to these T&Cs and stipulations, and deemed agreement in case of use, WeFuel hereby grants the User a limited, restricted, non-sub-licensable, User irrevocable (during an active order) but revocable by WeFuel (at any time), non-transferable license to:

1. Access and use the Applications on the User's device solely in connection with the use of the Services (see Section III Use of services).
2. Access and use any content, information and related materials that may be made available through the use of Services, in each case for the User's. (see Section III Use of Services).
3. Any rights not expressly granted herein are hereby reserved by WeFuel and WeFuel's licensors

Restrictions and Contingencies of Grant of License

The license is granted to User contingent upon the following conditions. The User represents, warrants and undertakes that the User:

1. Is not a Dealer/Agent/Distributor appointed by a private or public company engaged in marketing of the Product in India.
2. Is not an individual or company barred from procuring the Product by any Government Agency or Oil Company.
3. Will not alter, add or remove any copyright, trademark or other proprietary notices from any portion of the Application.
4. Will not duplicate, reproduce, modify, prepare derivative works based upon, distribute, license, lease, sell, resell, transfer, publicly display, publicly perform, transmit, stream, broadcast or otherwise exploit the Services except as expressly permitted by WeFuel in writing.
5. Will not decompile, reverse engineer or disassemble the Application and/or Services.
6. Will not link to mirror or frame any portion of the Application and/or Services.

All relevant clauses for the applicable law will be used for proceeding with prosecution by WeFuel including statutory reporting of breach of contract/agreement if and when a User's default is recognized by WeFuel or reported to WeFuel, and WeFuel declares that it will cooperate with any other agency Government or Public to aid such a prosecution, if charge

are pressed by such an agency.

Ownership

The Application and Services and all rights therein are and shall remain WeFuel's property. Neither these T&Cs nor the Users' use of the Application or grant to the User any rights (in or related to the Applications or Services except for the limited license granted above to use

or reference in any manner WeFuel's company names, logos, product, and service names, trademarks or services marks or those of WeFuel's licensors.

False Claims Made by User to Obtain License

Making a false claim to obtain a license to use services or in any section in this document shall automatically disqualify the User from using the services. The User is advised to cease and desist from using the service if making a false claim and if the User continues to do so, the User will be liable and subject to prosecution for fraud.

T&Cs of Use of the Services

Accounts

To use the Services, the User must register for and maintain a User account ("Account"). The User must be an adult and reside within India to obtain an Account. The Account will be linked to an active mobile/cell phone number, either belonging to the User or to which the User has authorization to use. Account registration requires the User to submit to WeFuel personal/entity's information, including name, address, mobile /cell phone number, age (wherever applicable), vehicle, details (make, model, year, colour, license Registration/Number plate#), as well as at least one valid payment method that either belongs to the User or the User has authorization to use, (petro card/credit card/debit card/net banking/eWallet or any other payment method acceptable to WeFuel). The User agrees to maintain accurate and up-to-date information in the Account. Failure to do so may result in inability to access and use the Services or WeFuel's termination of this Agreement with the User. Further, the User is solely responsible for all activity in their Account, and the User agrees to maintain the secrecy of the User Account Username and password at all times. Unless otherwise permitted by WeFuel, the User may only possess one Account.

By using the services, the User hereby agrees and undertakes to accept product procured by WeFuel irrespective of the Brand of the Product procured (the Product shall be procured only from an OMC including but not limited to Indian Oil Corporation Limited, Bharat Petroleum, Hindustan Petroleum, Shell, Essar Oil, Reliance Petroleum, etc.) or Location at which procured (A specific authorized location including but not limited to a Fuelling station, Retail Pump Outlet, Filling Station, Diesel Station run by an Oil Company , Government Agency, OMC owned Retail Petrol Pump or an OMC Dealer etc.

The price of Diesel will be paid by the User in full to WeFuel. This price will be the actual cost of product purchased, and a nominal fee towards cost of procuring, transporting and safely delivering the product, inclusive of all taxes payable. The User agrees to accept and pay and not challenge/dispute these charges.

By using the services, the User hereby undertakes:

1. That the mobile/cell phone number used to register for the account, either belongs to the User or the User has authorization to use the number for the specific purpose of registering with WeFuel.
2. That the payment method used to pay to WeFuel for services provided, either

belongs to the User or the User has authorization to use the payment method provides for the specific purpose of paying for the services.
3. To pay all and any applicable charges to WeFuel including procurement, transporting statutory and payment facilitation charges including taxes, levies, charges, surcharges, cesses, fees will be charged as applicable.
4. That the User is acting on the Users own accord and is bound to all T&Cs and conditions mentioned in this document when using the services and further is fully responsible for all actions taken by the User.
5. To have access right and privileges to property (Movable or Immovable) at the time of delivery and transferring to product. (See Disclaimers, Limitation of Liability and Indemnity)
6. To not authorize third parties to use their Account.
7. To not assign or transfer the Account to any other person or entity.
8. To comply with all applicable laws when using the Services.
9. To use the Services only for lawful purposes.
10. That the Services will not be used to cause nuisance, inconvenience, or property damage (Movable and Immovable), whether to WeFuel or to any other party.
11. That in certain instances the User may be asked to provide proof of identity to access or use the Services and that the User may be denied access to use of the Services if the User refuses to provide proof of identity to check compliance of mentioned undertakings.
12. That all information that has been shared by the User with WeFuel is factually correct and accurate.
13. That in case there are quality issues with the product procured, the User will direct all claims to the point of purchase where product was procured by WeFuel acting on the User behalf as the Users agent.
14. That any and all benefits including but not limited to reimbursements/paybacks/cashback/points/miles whether or not obtained when procuring product on behalf of the User and/or whether or not derived from use of cashless transactions and/or whether or not derived from using fleet cards will be the sole property of WeFuel and the User hereby acknowledges and agrees that the User has no claim on any such benefits. Further, even in case a residual claim exists the

User agrees to transfer any and all such residual claims to WeFuel for monetization. The User hereby waives all direct and indirect claims and subsequently transfers all such benefits to WeFuel.¹

SMS Messaging

By creating an Account and using these services the User agrees to receive informational text (SMS/Whatsapp) messages.

User Provided Content

WeFuel may, in its sole discretion, allow or request the User to present, upload, or make available text, audio-visual content and information, including commentary and feedback related to the Services. (“User Content”). By providing User Content to WeFuel, the User agrees to give to WeFuel a worldwide, perpetual, irrevocable, royalty-free license, with the

1

right to sublicense, use copy, modify, create derivative works of, distribute, publicly display, publicly perform, and otherwise exploit in any manner such User Content (including in connection with the Services and WeFuel’s business and on third –party sites and services), without further notice to or consent from the User, and without the requirement of payment to the User or any other person or entity.

Network Access and Devices

The User is solely responsible for obtaining the data network access necessary to use the Services. The Users mobile/cell network’s data and fees may apply if the User accesses or uses the Services from a wireless-enabled device. The User is responsible for acquiring and updating compatible hardware or devices necessary to access and use the Services and Applications and any updates thereto. WeFuel does not guarantee that the Services, or any portion thereof, will function on any particular hardware or devices. In addition, the User should be aware that the Services may be subject to malfunctions and delays inherent in the use of the internet and electronic communications.

False Claim Made by User to Use Services

Making a false claim to obtain a License to use services or in any section in this document shall automatically disqualify the User from using the Services. The User is encouraged to cease and desist from using the services if making a false claim and if the User continues to do so, the User will be liable and subject to prosecution for having committed fraud with WeFuel.

Payment

The User understands, acknowledges and undertakes following:

1. That use of the Services will result in charge to the User (“Charges”).
2. The charges will include charges for product procured (from an authorized

government agency, authorized dealer (private or public) of an Oil Company) by WeFuel on the User's behalf acting as the Users agent. These charges will be the actual cost of product procured, inclusive of all taxes payable and will simulate the transaction as if the User had procured the product. The User agrees to not dispute or challenge these charges. The bill/invoice will be in the name of the User and the User authorizes WeFuel to pay for these charges in the capacity of agent of User and on behalf of the User and further User agrees to reimburse these charges to WeFuel.

3. Charges will also be applicable to schedule transportation and transferring of product procured on the User's behalf. The User will be charges applicable Service Tax on these charges. The User agrees not to dispute or challenge these charges.
4. The User acknowledges that part of the charges may be derived from benefits (including but not limited to reimbursements/paybacks/cashback/points/miles whether or not obtained when procuring product on behalf of the User and/or whether or not derived from use of cashless transactions and/or whether or not derived from using fleet cards) will be the sole property of WeFuel and the User hereby acknowledges and agrees that the User has no claim on any such benefits. Further, even in case a residual claim exists the User agrees to transfer any and all such residual claims to WeFuel for monetization. The User hereby waives all direct

and indirect claims and subsequently transfers all such benefits to WeFuel. These charges may not be reflected in the bill/invoice given to the Users.

5. The User agrees to be liable to pay all applicable charges outlined above, even if the User chooses not to accept the product. Additionally, in case of non-acceptance of product by the User, the User agrees and undertakes that WeFuel is free to appropriate dispose the product or use the product as WeFuel may deem fit and further further the User relinquishes all claims on the product procured.
6. All charges are due immediately and payment will be facilitated by WeFuel using the preferred payment method designated in the User's Account, after which WeFuel will send the User a receipt by email or make it available in the Client App of its Software Platform. If User's primary Account payment method has expired, become invalid or otherwise not able to be charged, the User agrees that WeFuel may use a secondary or tertiary payment method specified in the Account, if available.
7. As between the User and WeFuel , WeFuel reserves the right to establish, remove and revise Charges for any or all services or goods (as applicable) obtain through use of the Services at any time in WeFuel's sole discretion. WeFuel may from time to time provide select Users promotional offers and discounts that may result in difference in charges for the same or similar services or goods obtained through the use of the Services, and the User agrees that such promotional offers and discounts, unless also made available to the User, shall have no bearing on use of the Services or the charges applied to the User in question.
8. The User may elect to cancel request for Services at any time prior to receiving a confirmation message from WeFuel of product having been procured, in which case the User may be charged a cancellation fee.

9. The User understands that, while the User is free to provide additional payment as a gratuity to any operator the User is under no obligation to do so. Gratuities are voluntary.
10. The User expressly authorizes WeFuel to charge the applicable fees and taxes on said payment method as well as taxes and other charges incurred thereto at regular intervals, all of which depend on the nature and design of each kind of membership and utilised services.
11. We understand that the User might cancel an account, but the User will be responsible for paying any outstanding dues on the account. The User agrees that WeFuel may charge any unpaid fees through provided payment method and/or send the User a bill for such unpaid fees.
12. All statutory and payment facilitation charges including taxes, levies, charges, surcharge, cess, fees will be charged as applicable.

Disclaimers; Limitation of Liability; Indemnity

Disclaimers

The services are provided as is and as available basis, WeFuel disclaims all representations and warranties, express, implied, or statutory, not expressly set out in these T&Cs, including the implied warranties of merchantability, fitness for a particular purpose and non-infringement. In addition, WeFuel makes no representation, warranty, or guarantee regarding the reliability, timeliness, quality, suitability, or availability of the services or any

services or product procured by WeFuel, requested through the use of the services, or that the services will be uninterrupted or error-free.

WeFuel does not guarantee the quality, suitability, safety of product procured by WeFuel provided to the User. The User agrees that the entire risk arising out of use of the services, and any service or product requested in connection therewith, remains solely with the User, to the maximum extent permitted under applicable law.

Limitation of Liability

1. WeFuel shall not be liable for indirect, incidental, special, exemplary, punitive, or consequential damages, including lost profits, lost data, personal injury, or damage to property (both moveable and immovable) related to, or in connection with, or otherwise resulting from any use of the services or product procured by WeFuel as agent of the User even if WeFuel has been advised of the possibility of such damages. WeFuel shall not be liable for any damages, liability or losses arising out of the Users use of or reliance on the services or use of product procured on behalf of the User whether due to disinclination or inability of the User to procure the product himself/herself/themselves. WeFuel shall not be liable for delay or failure in performance resulting from causes beyond WeFuel's control. In case of quality issues with the product procured, the User is directed to address all claims to the point of purchase where the product was procured by WeFuel. The User hereby indemnifies

WeFuel from any and all claim that may arise out of quality issues with the product procured by WeFuel acting as the User's agent. However, if applicable and so established, in no event shall WeFuel's total liability to the User in connection with the services for all damages, losses and causes of action exceed ten thousand INR (INR 10,000). In addition, WeFuel shall not be liable to the User for any damages arising out of, or relating to any of the following regardless of whether found in contract, tort (Including negligence) or otherwise:

- a. Any siphoning of product from the Users container.
- b. Access by any third party to any area within which the Users movable or immovable property is located, whether or not the User has provided us any key, pin or passcode to allow us access to such area.
- c. Any spillage of product, whether or not related to the services; and the product used to fill the Users container.
- d. Any damage to the Users immovable or movable or other real or tangible personal property, whether owned by the User or by a third party, by agreeing to these T&Cs of use and using the services. The User assumes all liability for any damages arising from WeFuel's access to movable or immovable property. The User agrees that any insurance , under which the User may be insured, which may be available to address any damage arising out of, or related to any of the what has been mentioned in the foregoing, shall be the recourse to address any such damages. The User understands and agrees that any insurance under which WeFuel is insured shall not be the primary source of insurance to address any damages and may only be accessed at WeFuel's sole discretion and election or not at all.

Restrictions of Use

The Users of the Website and/or the Services shall not host, display, upload, modify, publish, transmit, update or share any information that:

1. does not belong to them but to someone else and to which the User does not have any proprietary right;
2. is grossly harmful, harassing, blasphemous defamatory, obscene, pornographic, pedophilic, libelous, invasive of another's privacy, hateful, or racially, ethnically objectionable, disparaging, relating or encouraging money laundering or gambling, or otherwise unlawful in any manner whatever;
3. harm minors in any way;
4. infringes any patent, trademark, copyright or other proprietary rights;
5. violates any law for the time being in force;
6. deceives or misleads the addressee about the origin of such messages or communicates any information which is grossly offensive or menacing in nature;
7. impersonates another person;

8. contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer resource; or 9. Threatens the unity, integrity, defense, security or sovereignty of India, friendly relations with foreign states, or public order or causes incitement to the commission of any cognizable offence or prevents investigation of any offence or is insulting any other nation.

WeFuel retains the right to remove from the Website any content that contravenes any of the above conditions.

Disclaimer of Warranties

Please note that your use of the Website and the Services shall be at your sole risk. WeFuel disclaims all warranties of any kind, whether express or implied, including, but not limited to non-infringement of third party rights with respect to the contents of the Website, or any reliance upon or use of the Website contents or products.

Further, WeFuel makes no warranty:

1. That the content made available on the Website is complete, updated or accurate; or
2. That the third party information made available on the Website or the third party links made available on the Website are accurate, reliable or complete.

Indemnity

The User is responsible for use of the Services, and hereby indemnifies and holds WeFuel and its officers, directors, employees, consultants, affiliates, subsidiaries, and agent (together the "WeFuel" entities) from and against any and all claims, demands, losses, liabilities, and expenses (including attorneys' fees), arising out of or in any way connected with;

1. The Users access to use of or alleged use of the Services or goods) procured through use of the Services;
2. The User making any false claim to either obtain a license to Access Services or Application or to Use Services;
3. Sharing of inaccurate, false, misleading or incorrect information uploaded by the

User

4. The Users breach or violation of any of these T&Cs, any representation, warranty, or agreement referenced in these T&Cs, or any applicable law or regulation;
5. WeFuel's use of User content;
6. The Users violation of the rights of any third party, including any intellectual property right or publicity, confidential, other property, or privacy, right; or,
7. Any dispute or issue between the User and any third party;
8. Access rights and privileges to property (Movable or Immovable) at the time of delivery and transferring to product.

WeFuel reserves the right, at its own expense to assume the exclusive defence and control of any matter otherwise subject to indemnification by the User (without limiting the Users

indemnification obligation with respect to that matter), and in that case , the User agrees to cooperate with WeFuel’s defence of that claim.

Definitions:

User:

Defined by words including you, yours, consumer, individual, person, entity, party, User, end-User, customer, client, purchaser, principal all collectively and/or separately intended to mean the “User” who uses the Services and who is the recipient of the product procured using the service as described and provided by WeFuel, and specifically excluding a Dealer/Agent/Distributor appointed by a private company engaged in marketing of product (product includes HSD and Motor Spirit) in India and/or an individual or company that has been barred from procuring product by an Government Agency or Oil Company.

WeFuel:

Defined by words including our/we/ours and its parents, subsidiaries, affiliates, employees, operators collectively and/or separately intended to mean, “WeFuel”.

Services:

Defined by word including product procurement services, product acquisition services, commission agent services, commercial agent services and any all of the preceding, any and all in all cases collectively and/or separately to mean the “services”.

Applications:

Defined by words including applications, websites, app, phone, content all collectively and/or separately intended to mean the “Application”.

Agent:

Defined by words including commission agent, commercial agent, product procurement agent, product acquisition agent, authorized representative of User, intermediary, collectively and/or separately intended to mean the “Agent”.

Container:

Any receptacle designed to store product, securely clamped and attached to a generator or mounted on a vehicle.

In these T&Cs, the words “including” and “include” mean “including but not limited to” the word “Services” is meant to include “Application” and vice versa and/or shall be read as Services obtained via accessing of Application. Service and/or Application, where applicable since the two are complementary and “Services” are accessed via “Application”.

Dispute Resolution Mechanism

The User agrees that any dispute, claim or controversy arising out of or relating to these

T&Cs or the breach, terminated, enforcement, interpretation or validity thereof or the use of Services (collectively, “Disputes”) will; FIRST- be brought to the attention of WeFuel’s management in writing for settlement. The Management, after scrutinizing the claim will reply to the User with a decision on the matter within a period of 60 days. Such a decision, if challenged by the User in respect of every matter so referred shall, subject to adjudication by courts in Chennai, Tamil Nadu.

Redressal of Grievances

If a User has any questions or grievances regarding the Website, the contents thereof or the Services, the User may reach out to WeFuel customer support at info@WeFuel.com (the “Grievance Officer”). The Grievance Officer shall address any complaint or grievance that is raised by a User within a period of one (1) month from the date of raising of such complaint or grievance.

Miscellaneous Provisions

Force Majeure. WeFuel shall not responsible for any cessation, interruption or delay in the performance of its obligations hereunder due to earthquake, riot, epidemic, pandemic, flood, fire, storm, natural disaster, act of God, war, terrorism, armed conflict, labor strike, lockout, or boycott. WeFuel may at any time, in its sole discretion and without advance notice to the User, cease operation of the Website and the provision of the Services.

Entire Agreement.

This Agreement comprises the entire agreement between the User and WeFuel with respect to the use of the Website.

No Waiver:

A delay or failure by WeFuel to exercise or enforce any right or provision of this Agreement will not constitute a waiver of such right or provision.

Notices:

All notices given to a User by WeFuel or by a User to WeFuel or another User shall be in writing and in the English language. Such notice shall be sent by e-mail or mailed by a

prepaid courier service including India Post to the intended recipient at the address set out below, or any changed address that is notified by either Party:

[GroundHogs Private Limited, 23/18, Kannammal Street, Saligramam, Chennai 600093.] Email: info@wefuel.in

Notice to User



At the addresses whether postal or email provided by the User at the time of registration on the Website.

Governing Law, Jurisdiction

This Agreement is governed by the provisions of Indian law.

This Website originates from the State of Tamil Nadu in India. This Agreement will be governed by the laws that are applicable in the State of Tamil Nadu. By using this Website, you consent to the jurisdiction and venue of the courts located in Chennai, Tamil Nadu, India in connection with any action, suit, proceeding or claim arising under or by reason of this Agreement.

Termination

WeFuel may terminate your access to the Website without any notice to you if it reasonably believes, in its sole discretion, that you have breached any of the T&Cs and conditions of this Agreement.
