

Term And Conditions | Makes360

Makes360 - an ISO certified company, known for the quality and proper regulation, we respect everyone's time, money and take comprehensive measures to safeguard each business and customer. Multi-level corporate security policies and procedures ensure prevention from loss, misuse or unauthorised distribution of any business-sensitive information you share with us.

Last Update: 11 August, 2023

Introduction

Whenever you are doing business with Makes360, you're trusting us with your information. We understand it is a big responsibility for us. This page will help you to understand in which conditions we will do business together, what information we collect, why we collect it, and how you can update, manage and delete your information.

To help explain things as clearly as possible, we have added examples and definitions for key terms. And if you have any questions about Makes360's Terms, you can [contact us](#).

The following terminology applies to these Terms and Conditions, Privacy Statement and Disclaimer Notice and all Agreements: "Client", "You" and "Your" refers to you, the person log on this website and compliant to the Company's terms and conditions. "The Company", "Ourselves", "We", "Our" and "Us", refers to our Company. "Party", "Parties", or "Us", refers to both the Client and ourselves. Any use of the above terminology or other words in the singular, plural, capitalisation and/or he/she or they, are taken as interchangeable and therefore as referring to same.

Term And Conditions

By accessing the website and using our tools, we assume you accept these terms and conditions. Do not continue to use our website(s) if you do not agree to take all of the terms and conditions stated on this page.

Cookies

We employ the use of cookies. By accessing Makes360's website, you agreed to use cookies in agreement with the [Makes360's Privacy Policy](#). Most interactive websites use cookies to let us retrieve the user's details for each visit. Cookies are used by our website to enable the functionality of certain areas to make it easier for people visiting our website. Some of our affiliate/advertising partners may also use cookies.

Reservation of Rights

We reserve the right to request that you remove all links or any particular link to our Website. You approve to immediately remove all links to our Website upon request. We also reserve the right to amend these terms and conditions and it's linking policy at any time. By continuously linking to our website, you agree to be bound to and follow these linking terms and conditions.

Email & Notification

We may occasionally send you emails related to your purchased services or products. We may also send you occasional email newsletters relating to your product updates, promotions extensions and the like. We will never sell or release your email to any third party vendors. You may opt out of these emails at any time without any fee.

Term of Sale

We are in the service business and don't have tangible item to deliver. So there is no chance of missing or misplacement of any item. Our deliverables are in form of design file, software code & compiled application. These deliverables are delivered to you in the form of electronic files using our collaboration tool or email.

Thereafter you have to save a copy of delivered electronic files on your server or on any storage media. Up-to 30 days from delivery date Makes360 can re-deliver the electronic files to you, thereafter Makes360 doesn't owe the responsibility.

Terms and conditions that is directly related to payment settlement between Makes360 and our client(s)/partner(s) will be written on each business proposal and estimates.

New purchase

For every new digital service project, you have to pay at least 60% of total amount to start.

EXCEPTION: You have to clear your invoice by 100%, if your project is related to (i) VIP Fancy Number, (ii) IVR Solution, (iii) Graphics & Logo, (iv) Video Animations and rest of 40% in next 15 days. (Date will count from the launch date of project).

Invoice Overdue

Maximum overdue period is 7 days. (Date will count from which Invoice generated). After 7 days of overdue - you have to pay an extra 50 INR/DAY!

In case of an overdue period, and if you have an overdue of more than INR 1000, your digital products/services will go shut down temporarily or some features may disabled or unavailable temporarily from your admin panel or from the web. If you cross the maximum overdue limit i.e 15 days, your product(s)/service(s) may dump permanently, in such case you need to re-order the project.

Renewals

For every renewal, a new invoice will be generated before 30 day of actual expiry date. You can pay your bills in the next 15 days. (Date will count from which Invoice generates).