



Terms & Conditions for applying for the LSAT—India™

1. The terms & conditions envisaged herein (“**Terms**”) are integral to, and over and above, LSAC’s privacy policy, cookie policy, other approvals, terms and conditions that may be laid down by concerned regulatory authorities and other terms and conditions laid down by the LSAC Global Law Alliance Colleges (*as defined hereinafter*) where Candidates (*as defined hereinafter*) are planning to seek admission.
2. Candidates applying for the Law School Admission Test—India examination (“**LSAT—India™**” or “**test**” or “**exam**” or “**examination**”), conducted by Law School Admission Council, Inc. (“**LSAC**”) are advised to go through the Terms carefully, understand the same, and thereafter apply for the test. A “**Candidate**” is one who registers for LSAT—India™ for possible admission into a law programme at an Indian law school, college, or university.
3. The Candidates must acknowledge at the time of registering for the LSAT—India™, that they have read the Terms. Clicking the box making that acknowledgement will be deemed acceptance of these Terms and the undertakings provided therein and form a valid and binding contract relating to LSAT—India™. The role of LSAC is limited to administering the LSAT—India™ examination and declaring the results for the same. It is specifically understood that LSAC is not the entity imparting legal education in India nor is it required to take any approvals for conducting these examinations.
4. Only 1 (one) registration can be made per Candidate. Duplicate/multiple registrations by the same Candidate are liable to be rejected and the registration fee shall be forfeited if the Candidate registers multiple times and/or has taken the LSAT—India™ under different registrations. The same may also lead to the cancellation of the Candidate’s scores. To help ensure that LSAT—India™ scores represent the true abilities of all Candidates, LSAC implements a series of test-security protocols designed to minimise possible cheating and to detect cheating if it occurs. Candidates must strictly follow all testing rules and obey instructions provided by the invigilators on the day of the test. If cheating is suspected, LSAC will investigate the matter thoroughly and reserves the right to forfeit the registration fee of the Candidate and disqualify and revoke the score of the Candidate, without the possibility of a retest or other recourse.

Prior to the test date

5. The LSAT—India™ is a paper-and-pencil test with four scored sections. The sections on the LSAT—India™ may appear in any order, but the test contains 2 (two) scored sections of Logical Reasoning questions, 1 (one) scored section of Analytical Reasoning questions, and 1 (one) scored section of Reading Comprehension questions. There is 1 (one) additional unscored section on the LSAT—India™, which may be either an additional Analytical Reasoning section, Logical Reasoning section, or Reading Comprehension section. This additional section is included to obtain information about the performance of test questions intended for possible future use. The time allotted for each section is 35 (thirty five) minutes, with no scheduled break built into the exam. All questions are multiple-choice. Answers are collected on a scannable answer sheet. Only correct answers count towards the score; there is no negative marking for incorrect answers.
6. The LSAT—India™ consists of questions that evaluate a Candidate's logical reasoning, analytical reasoning, and reading comprehension abilities. The LSAT—India™ free practice tests can be downloaded from the Resources page on the Discover Law website (discoverlaw.in) (“**Website**”).
7. The registration form for the LSAT—India™ is meant to be used only for registration for the LSAT—India administered by LSAC in specified cities. It is not valid, and is not to be used for any other purpose whatsoever.

Registration

8. Candidates need to register online for the LSAT—India™ at the Website during the registration window notified from 6 December 2019 to 14 April 2020 or any other dates that are notified as the



registration window, on the 'LSAT—India™ Key Dates' page of the Website. LSAC shall not accept registrations from Candidates in any other mode or form.

9. Registration completion and payment acceptance confirmation will be sent by electronic mail only. LSAC shall not be held responsible for non-receipt of confirmation emails due to incorrect email addresses entered by the Candidate or due to any technical problems. Candidates can access this confirmation in their registration application dashboard as well.
10. Registration forms received without the proper registration fee, with insufficient or incorrect details, or received beyond the specified closing time and date will be summarily rejected by LSAC in its sole discretion. LSAC shall not entertain any queries with respect to the same.
11. Candidates must ensure that the information submitted by them is correct in all respects. In case any information is found to be incorrect at a later date, LSAC shall have the right to prevent the Candidate from taking LSAT—India™ and/or cancel the test score and inform the institution(s) receiving such a test score from LSAC, which decision shall be taken by LSAC in its sole discretion. In the event of the cancellation of the score due to incorrect information provided by the Candidate, the registration fee paid by the Candidate will not be refunded.
12. Candidates are required to upload their photographs as per the specification provided on the registration Website. Candidates failing to upload a photograph sufficient to authenticate the identity of a Candidate or failing to adhere to the specifications provided on the Website will not be able to receive an Admit Card and will be disallowed from testing.
13. There is no provision for on-the-spot registration for the LSAT—India™ on the day of the test. Candidates have to follow the prescribed registration process published as part of the LSAT—India™ announcement on the Website during the registration window.
14. The online application form filling process allows Candidates to save the form without submitting it. Candidates should carefully verify the information entered in the online application form and note that once a form is submitted, the Candidate can only make limited changes to the form.
15. A form is considered complete and valid and the registration is considered to be completed, only if submission is made and the registration fee is received by LSAC along with the documents and required information specified on the Website, by the due date. Registration forms for which the registration fee is not received in time will be rejected outright and LSAC shall not entertain any queries with respect to the same.

Registration Fees

16. **FEES:** Candidates can register for LSAT—India™ by paying the LSAT—India™ registration fee (Rs. 5500/- (Rupees Five Thousand Five Hundred) or such other registration fees notified by LSAC from time to time) plus GST, payable by various online methods. For the last date of receipt of payments, Candidates are advised to check "Key dates" on the Website for details. Registration fee will be accepted only through the specified methods. No offline method (i.e. Cash, Demand Draft or Purchase Order) are available. Upon completion of the registration, each Candidate shall receive: (i) *The Official LSAT—India Handbook*, (ii) *The Official LSAT—India SuperPrep*, and (iii) one additional LSAT—India PrepTest.
17. LSAC will not be held responsible for late or non-delivery of any material or information sent by it through electronic mail and/or post to Candidates. Candidates will pay for shipping costs of *The Official LSAT—India Handbook* and *The Official LSAT—India SuperPrep* and may elect for a shipping method that permits tracking of delivery.



18. LSAC shall in its sole discretion take a decision to not allow any Candidate to take LSAT—India™ or not release the test score in case the online payment received from the Candidate is repudiated.

Waiver of registration fee

19. LSAC shall in its sole discretion, select approximately 100 individuals being potential Candidates, who shall, upon filling the Fee Waiver application on the Website no later than four weeks prior to the close of registration and meeting the conditions therein, be permitted to register as Candidates, without making payment of any registration fee. Such waivers shall be granted by LSAC pursuant to application of criteria related to financial hardship that may be specified by LSAC on the Website from time to time.

Refund of registration fee

20. No refund of LSAT—India™ registration fee will be made by LSAC for any reason.
21. All applicants who complete the test registration, pay the registration fee by the prescribed date, and follow the published test rules may take LSAT—India™. It is the responsibility of the Candidate to understand the eligibility requirements of the colleges to which he/she is applying before deciding to register for the LSAT—India™. If the Candidate registers for the test and then determines that he/she is ineligible for admission to the college of his/ her choice, no test-fee refund will be available. For the eligibility requirements of law schools, colleges or universities associated with LSAC (“LSAC Global Law Alliance Colleges”), please visit the respective websites of the respective institutions.
22. In addition to the instances set out under these Terms wherein no refunds will be provided by LSAC in relation to the registration fees, no refunds will be issued to Candidates who:
 - 22.1. fail to appear for a scheduled test;
 - 22.2. fail to meet the identification and admit card requirements on the day of the test;
 - 22.3. fail to meet or violate these Terms or LSAT—India™ test rules and policies;
 - 22.4. arrive late at the testing centre on the test date;
 - 22.5. make multiple registrations;
 - 22.6. provide incorrect or misleading information and/ or documents;
 - 22.7. engage in cheating/ malpractice; and/or
 - 22.8. have their scores cancelled as a result of misconduct.
23. Candidate understands and accepts that LSAC may change the examination date for LSAT—India™ and no refund of the examination fee will be provided to Candidates in such cases.

Admit card

24. Admit card is a document having Candidate registration details and photograph. In order to take the LSAT—India™, Candidates are required to produce the admit card along with other necessary documents (including the proof of identification) as specified on the Admit Card, on the day of the test.



25. Only Candidates whose registration form has been properly completed in all respects and received by LSAC within the stipulated time and who have paid the applicable registration fee will be entitled to an admit card to take the LSAT—India™ examination. The admit card will be available for download from the Website for all Candidates whose registration is accepted. Each admit card will include a unique Candidate identification number generated at the time of registration which shall be the Candidate's "registration number". Admit cards will not be sent through e-mail or post.
26. Admit cards of eligible Candidates will be available for download between the dates notified on the Website.
27. LSAC is not responsible for any Candidate who is unable to download the admit card because of wrong information or documents provided by the Candidate or due to any *force majeure* conditions. Candidates who are unable to download their admit card can contact the support desk at the contact published on the Website to seek assistance.

Applicants with disabilities

28. LSAC is fully committed to complying with the Rights of Persons with Disabilities Act, 2016 and the rules and regulations made thereunder, as amended from time to time for Candidates with documented proof of impairment(s).
29. Candidates who wish to request special assistance must fill the details in the online application while registering and also scan and upload their disability certificate within the application in order to be considered for special assistance. Once a form is submitted, no request and/or certificate will be accepted and the Candidate may have to take the test without any assistance in spite of their special status.
30. Candidates requiring scribe/reader will be required to submit the scribe details on a prescribed format. Candidates may arrange scribe/reader on their own or avail of one provided by LSAC as per the guidelines set out by LSAC in the Resources section of the Website.
31. Each application will be reviewed on a case-to-case basis. LSAC will contact the Candidates to ensure that proper assistance is provided to them on the day of the test. In case it later transpires that the Candidate did not fulfil any of the laid-down eligibility criteria or suppressed material facts, the registration and score of the applicant will stand cancelled, irrespective of the result of the written test, in which event the registration fees will be forfeited.
32. LSAC reserves the right to make final judgment regarding providing assistance for testing.
33. Any Candidate who provides a false disability certificate shall be barred from taking the test and the registration fee shall be forfeited. LSAC, in its sole discretion, reserves the right to lodge a complaint with the appropriate authorities against such Candidates.

Test centre change/rescheduling or cancellation of exam

34. No request for a test centre change will be entertained later than 4 (four) weeks prior to the last day of registration as notified on the Website.

Test results reporting to Candidates

35. Test results will generally be reported within 4 (four) weeks after the test date or such other time period as decided by LSAC and will be available on the Candidate's registration dashboard. A score card will be available for download only for 2 (two) months from the date of announcement of results. Any requests for the score card after such period can be made by way of email to be



addressed to contact information on the Website, and such score cards shall be made available subject to payment of additional fees, which shall be specified at the time of the request.

36. Additionally, a Candidate may request LSAC for re-scoring his/her test, within a period of 2 weeks from the date of declaration of test results. Such re-scoring facility shall be provided by LSAC to the Candidate for an additional fee of INR 1500.

Day of the test

37. Candidates are required to reach their assigned test centre before the reporting time indicated on the front of the admit card. Any Candidate reporting after the gates-closing time will not be allowed entry into the test centre under any circumstance. **NO REQUESTS FOR EXCEPTIONS WILL BE ENTERTAINED IN THIS REGARD.** The test will start at the exam start time mentioned on the admit card. Tests will be conducted in a comfortable environment. Apart from scribes and readers for disabled Candidates, persons accompanying the Candidate will not be allowed into the test premises, and no waiting area will be provided.
38. The Candidate must carry the following to the test centre: admit card, ID in original, and HB pencils.
 - 38.1. Candidates will not be admitted into the testing centre and shall not be offered a test-fee refund in following conditions:
 - (a) Candidates who are unable to produce valid ID (non-expired and in original), as set out on the Admit Card; or
 - (b) Candidates whose first and the last names on the ID do not match with the first and the last names entered in the registration form.
39. The test invigilator, after checking the admit card of the Candidate, will guide the Candidate to the seat allotted to him/her in the examination hall. The Candidate must ensure that he/she occupies the seat allotted to him/her by verifying the classroom number and seat number.
40. All Candidates should be seated well before the exam start time. The test procedure begins with the distribution of the answer sheet (OMR). The Candidate must fill in his/her name, as it appears in the admit card. The test registration number and other details must also be filled. Candidate must use only HB pencil for filling up the OMR sheet. Any OMR sheet filled with pen will not be scored.
41. Candidates must mark their answers in the OMR sheet. Any answers marked on the question paper will not be considered for evaluation.
42. Candidates must copy the full certifying statement on the back of the OMR sheet in their handwriting.
43. On receipt of the question paper, Candidates will tear open the tamper proof seal and enter the required details on the OMR sheet. The question paper must be opened only when the invigilator asks Candidates to do so. Any Candidate who opens the seal prior to the announcement by the invigilator is liable to be disqualified from the test. When the Candidate gets the question paper, he/she must make sure that the question paper is in good condition. In case of any issues, the matter should be immediately brought to the notice of the invigilator.
44. Candidates may work on a section during the 35 minutes announced by the invigilator as dedicated to that specific section and is not allowed to attempt any other section during that time. Working on a section other than the one mentioned by the invigilator at the beginning of each timed section is



grounds for immediate dismissal and cancellation of the Candidate's score, without the possibility of refund or retest.

45. There are no scheduled breaks included in the test. Any break taken by the Candidate will mean that he/she will lose that much time from the total testing time allotted for the section and will be treated as an unscheduled break.
46. Candidates should put their pencils down when the invigilator announces that the time is over for each section. Candidates found marking answers even after this announcement may be disqualified. After the test is over, Candidates should remain seated until the invigilator collects the answer sheets and question papers. Candidates will be allowed to leave the testing room only after the answer sheets and question papers of all the Candidates in the testing centre have been collected and accounted for.
47. Candidates must adhere to the LSAT—India™ policies, rules and regulations and directions or instructions provided by invigilators at all times.
48. Invigilators shall have the right to exclude Candidates who fail to follow the testing centre rules and procedures, which decision shall be final and binding on the Candidates.
49. Invigilators will not be expected to provide or collect any registration forms from Candidates on the day of the test.
50. Invigilators will neither score the completed LSAT—India™ answer sheets nor provide the Candidate with any LSAT—India™ results.
51. Only registered Candidates with their names appearing on the attendance roster and carrying required identification documents with them will be permitted to take the LSAT—India™.

Prohibited items

52. The Candidate must not carry any articles such as cell phones, smart watches, beepers, calculators, pens, notes, dictionaries, blank sheets of paper, arms, etc., as only the admit card, IDs in original, HB pencils, sharpeners, highlighter, tissues, erasers, and a beverage are permitted in the testing room. All other articles have to be left outside the testing room at the Candidate's own risk.
53. LSAC will not be responsible for any error in reading the OMR sheets due to use of pens, non HB pencil, or incomplete darkening of the answer circle for the Candidate's intended answer.
54. The Candidate must not tear, bend, or mutilate the OMR.

Misconduct

55. Any attempt to impersonate, to copy test answers from another Candidate, to provide test answers to another Candidate, to carry any prohibited item into the test premises, or to indulge in any other malpractice during the test or while filling up the form will not only lead to immediate or later revocation of scores but may also lead to prosecution. Detection of any such malpractice at any stage, including after the LSAT—India™ is conducted, may lead to disqualification and revocation of scores by LSAC. Under such circumstances, disqualification and revocation of a score may occur without the possibility of a retest and the registration fees of such Candidate would be forfeited.
56. The sanctity, integrity and fairness of LSAT—India™ is of utmost importance for LSAC. Candidates are hereby informed that the commission of any act or omission by a Candidate, which would, in the sole discretion of LSAC, adversely affect, compromise or jeopardize the same would



be treated as misconduct. Without any prejudice to the generality of the above, the commission of any of the following practices would be treated as misconduct:

- 56.1. contributing, receiving, disclosing, discussing, accessing, sharing, accessing, disseminating and/ or putting in the public domain (in whatsoever form or capacity), whether directly or indirectly, the copyrighted and confidential material of LSAC or its affiliates and/or questions of previous years while being a participant/member (active or passive) of, or being otherwise associated with, any platform or group, including but not limited to Google Docs, WhatsApp, Twitter, Coursera, YouTube, Facebook, Yahoo Groups, LinkedIn and all other online chatrooms – blogs, chatgroups, etc.;
 - 56.2. creating, contributing, disclosing, receiving, sharing, discussing, disseminating and/or accessing documents or files, containing the copyrighted and confidential material of LSAC or its affiliates including the questions of previous years on any platform, including through WhatsApp, Google Docs etc.; or otherwise discussing or disclosing directly or indirectly any test content (including the copyrighted and confidential material of LSAC or its affiliates) via text message; e-mail; in any internet “chat room”, message board, or other forum; or otherwise participating in or becoming a member of any such group found to be indulging in such objectionable practices, whether over a physical medium or over the internet/telecommunications medium
57. If at any stage, a Candidate is found to have indulged in any misconduct, including but not limited to malpractice, cheating, unethical behaviour or violation or breach of the Terms, LSAC, in its sole discretion reserves the right to initiate appropriate actions and sanctions against such Candidate, which may include, but not be limited to, one or more of the following:
- 57.1. revocation of test scores of Candidates (including interim suspension and/or withholding of the scores of the Candidate);
 - 57.2. notification to the LSAC Global Law Alliance Colleges;
 - 57.3. disqualification for future tests of LSAT—India™;
 - 57.4. forfeiture of registration fee;
 - 57.5. initiation of any other proceeding(s) or action(s) against such Candidates as available under applicable law including but not limited to actions/prosecutions under the applicable laws for injunction and/or damages.

The decision of LSAC in this respect will be final and binding upon the Candidate.

Candidate's Undertakings

58. The Candidate hereby irrevocably undertakes and confirms that he/she understands that –
- 58.1. LSAT—India™ is a separate and distinct examination from the LSAT® and does not have any bearing on the LSAT® examination, which is also conducted by LSAC, for securing admissions in foreign universities. The LSAT—India™ is designed to cater to the requirements of any Indian law school, university or college that wishes to adopt LSAT—India™ as an admissions criterion. LSAT—India™ should not be directly or indirectly equated to LSAT. The scores obtained by a Candidate on the LSAT—India™ will have no relevance for admission in any foreign university, outside India. Furthermore, Candidate acknowledges that eligibility standards for admission to Indian law colleges are determined solely by each of such colleges and not by LSAC. Candidates are responsible for confirming



that any college to which they intend to submit an LSAT—India score accepts LSAT—India scores as a criterion for admission.

- 58.2. While LSAC shall endeavour to provide the test centre chosen by the Candidate, he/she understands that the examination centre chosen by him/her may be changed and a centre in a different city could be allotted to the Candidate. The Candidate shall accept the same and shall not hold LSAC accountable for non-allotment of the chosen examination centre. Any travel expenses that may have to be incurred by him/her for taking the examination will be borne by the Candidate and no claim for any reimbursement shall be sought from LSAC.
- 58.3. LSAC is responsible only for conducting the LSAT—India™ examination and it holds no responsibility for requisite approvals, consents, or permissions of the concerned regulatory authorities for the education institution/university for conducting the relevant course, which the Candidate shall ascertain from the concerned institution/university on his/her own.
- 58.4. He/she will not hold LSAC liable or accountable for any issues relating to admission/course for which the exam is being conducted.
- 58.5. He/she will not violate any privacy policies or security policies of the Website being used by the Candidate.
- 58.6. He/she will not reproduce for distribution to any other parties any of the preparation material for the LSAT—India™, or any of the copyrighted materials relating to the LSAT—India™, whether in electronic or hard-copy format.
- 58.7. The information and documents provided by him/her to LSAC are true, accurate, complete, and are not misleading.

Disclaimer:

59. Any links provided to third party websites, or information supplied about third parties (third party information) on the Website is supplied as a convenience. Linked sites are not under the control of LSAC; and LSAC is not responsible for any third party linked sites, the contents of such sites, any use of the same, or for third party information. The inclusion of a link or third party information does not imply endorsement by LSAC of the linked site or third party information, any organisation or person associated with the linked site or third party information, or any products or services offered or marketed through the linked site or by the third party.

Transfer of Information:

60. By registering for LSAT—India™, the Candidate gives his/her consent for personal information (with the exception of the debit/credit card and other financial information) to be collected by and transmitted by, LSAC (and/or its affiliates) to its affiliates, LSAC Global Law Alliance Colleges and other universities and/or institutions. By registering for LSAT—India™, the Candidate also gives his / her consent for personal information to be collected and transmitted by LSAC (and/or its affiliates) and/or any other party acting on behalf of LSAC (and/or its affiliates) to LSAC (and/or its affiliates) and/or any other party acting on behalf of LSAC (and/or its affiliates) for the purpose of enabling the Candidates to successfully register for the LSAT—India™ test, and for making requisite arrangements for the Candidates to take the LSAT—India™ test. This information is collected and transmitted so that the Candidate can be registered and assigned a test centre, receive an Admit Card, appear for the test, have his/her test scored, and receive a score card. Additionally, the Candidate's score and other personal information (with the exception of the debit/credit card and other financial information) may be transmitted to Indian law colleges in the service of those colleges' student recruitment efforts.



Other Transfer of Information:

61. In addition to transmitting certain personal information about the Candidate by or LSAC and other parties as set out above, LSAC may disclose personally identifiable information in the following situations:
 - 61.1. In response to a subpoena, court order, or legal process, to the extent permitted and required by law;
 - 61.2. To protect Candidate security or the security of other persons, consistent with applicable law;
 - 61.3. To address actual or suspected fraud or other illegal activities;
 - 61.4. In connection with a sale, joint venture, or other transfer of some or all of the assets of the company;
 - 61.5. To our contractors or agents, including independent testing centres, who are committed or obliged to protect your privacy in a manner consistent with the LSAC's privacy policy.
62. For purposes of validating test and user integrity and security, we may take audio and video recordings of test Candidates in a testing centre. Further, the Candidate acknowledges that such audio- and video- recordings of test Candidates collected at a testing centre may be used as images by LSAC and/or its affiliates for marketing and advertising purposes. By registering for LSAT—India™, the Candidate gives his/her consent for transmission of personal information in situations outlined above.

Information received from Internet Service Providers through the Website:

63. This Website receives information that is automatically generated by a user's Internet service provider (ISP). This information may include the IP address (a number automatically assigned to a computer by the ISP), the associated URLs, domain types, the browser type used to access the Website, the country, state and telephone area code, the location of the ISP's servers, the pages of the Website that the user views, any search terms entered on this site, and the user's website address and email address. This information may be collected for system administration purposes, to gather broad demographic information and to monitor the level of activity on the site. LSAC does not link IP addresses to personally identifiable information; however, reserves the right to link IP addresses and other information supplied by the ISP to personally identifiable information in order to protect the integrity of its system and for security purposes.
64. We describe in our privacy policy, the details and policies concerning collection, storage, use, disclosure and transfer, retention and security concerning your information. You agree that you have read and reviewed the entire privacy policy (available on the Website) before you register for the test. You understand that by accepting these Terms, you are providing your express consent for the collection, storage, use disclosure and transfer of your information, as set out under the privacy policy.

Governing Law and Jurisdiction

65. These Terms shall be governed by and construed in accordance with the laws of India, without effect to any principles of conflict of laws.
66. Subject to the provisions relating to Dispute Resolution below, all disputes and differences of any kind whatsoever arising out of or in connection with these Terms shall be subject to the exclusive jurisdiction of the courts at New Delhi only, to the exclusion of all other courts/legal fora.

Dispute Resolution

67. Any and all disputes and/or differences that may arise as between a test taker and LSAC arising out of or in connection with or in relation to the LSAT—India™ and/or the Terms shall be exclusively submitted to arbitration under the Arbitration and Conciliation Act, 1996, as applicable, and shall be adjudicated by an arbitral tribunal comprising a sole arbitrator to be appointed by mutual consent of the parties. The arbitration shall be conducted in English language and the decision of the arbitral tribunal shall be final and binding on the parties. The seat of arbitration shall be New Delhi.

Notices

68. Any notice or other communication to LSAC shall be provided in writing at the address mentioned on the Website. In case of any complaints to be submitted to LSAC, Candidates may write to the address mentioned on the Website. Any notice and communication to Candidate shall be made on the email address provided by the Candidate at the time of registration for LSAT—India™.

Amendments to the Terms

69. LSAC reserves the right to make amendments to the Terms at any time. It is your responsibility to read the Terms and check for amendments on a regular basis. The amended Terms will be set out on the registration site and the Resources page of the Website for your perusal and will also be communicated to you on your registered email as at the time of such amendments. The amendments to the Terms become effective no sooner than 24 (twenty four) hours after they are set out on the Website. However, amendments made for any legal reasons will be effective immediately.

Severability

70. If any provision of the Terms is deemed invalid, void, or for any reason unenforceable, that provision will be deemed severable and will not affect the validity and enforceability of any remaining Terms.