

இழ்நாடு निमलनाडु TAMILNADU

CHENNAI-600 104. (TAMIL NADU)

To whomsoever concerned;

This is to certify that the MSME UDYAM registered- ALTA TECHBIZ; located at Villa 79,1st Floor, Casa Grande Arena, 6th Cross Street, Villa 79, Vallakottai, Sriperumbudur Taluk, Kancheepuram District, Tamil Nadu, India; selling its Technology services and Products on the website; www.altatechbiz.com, currently as a remote Micro scale Home Business model entity bearing below details -

> Udyam Registration Code: UDYAM - TN - 08 - 0006606 Our EIC. - Export Import Code is - CHNIECPAPPLY00003617AM21

And running under the Sole Proprietorship of RAJEEV RAGHU RAMAN ARUNACHALAM Is certified to run its business entity as specified under current prevailing & complying Governing Laws as on 21 July 2024, can run its Technology Services and Products without any concern within turnover threshold of Rs.20 Lacs Per Annum for its Service Business and within turnover limits of 40 Lacs Per Annum for its Product Business and an overall turnover Cap of 40 Lakhs Per Annum, within its state or interstate (other states) within India or Overseas without the need of GST. Registration as per GST. Law Section 24. Further more it can also run its business in similar mode in other Ecommerce marketplace portal where such provision is feasible or allowed. Also this provision can be scaled up in terms of the turnover threshold limits being pushed up in future owing to Policy changes or as applicable then.

This is also to certify the terms and conditions of ALTA TECHBIZ; specified in the link https://www.altatechbiz.com/about-6 which is stated elaborately & generically stated as on date 23rd July 2024 is stated below (Annexure), which is subject to change periodically with/without notice.

[Your Full Name]

Licensed Advocate/Attorney/Lawyer/Notary

BAR Council Membership Number:

Signature:

Address/Place:

Date:

Law Dt. : 05.06.2020 Expire Dt. 20.07.2025

S.N. WARASIMHULU, M.A., B.L., DVOCATE & NOTARY MMISSIONER OF OATHS No.161, THAMBU CHETTY STREET, CHENNAI - 600 001.

Annexure

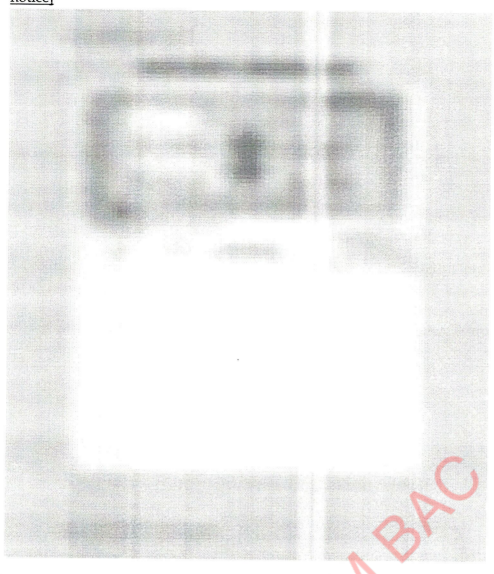
Important Must Reads & Notes

1. Before Purchase Steps

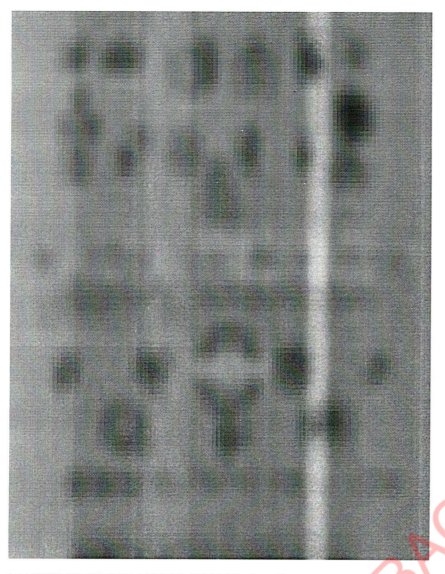
Please click on Log In and then Register upfront suitably to become a member from the Members Page in the menu bar. Please also check your Email (including Junk folder) for Membership acceptance email and any future correspondence. Registration is ideal/recommended for all purchases and Bookings of Products & Services. It will just take a minute to register, hence please register upfront. We are also Mobile Smartphone friendly, with our Web App. Kindly navigate to www.altatechbiz.com from your smartphone browser. We also strongly recommend our esteemed prospective customers to read all the description in the website and any related documents before making any Purchase (including everything in this in this page).



<u>2. Product - Terms and Conditions - [Tentative & Subject to change at any instance without notice]</u>







MASTER PRODUCT AGREEMENT [Updated]

This Master Product Agreement (this "Agreement") states the terms under which; business entity "ALTA TECHBIZ" hereinafter referred as "Party A", will provide [Any Software, Digital Photos, Hardware or Digital Academy Course(Live or Non Live), Consultation or any artifact from www.altatechbiz.com and its related service; All herein referred as Product] and its related service, if any; to the individual or firm named ("Client; or the purchaser of this Product.") hereinafter referred to as "Party B". This Agreement is also an upgraded and modified version of the above Original Stamp agreement (not disclosed here) and this agreement supersedes the original agreement.

Recitals

- 1. WHEREAS, Client wishes to engage "Party A" for purchase of Product as applicable in accordance to "Party B" 's discretion;
- 2. WHEREAS, "Party A" wishes to provide "Party B" the Product at a Price (pre/post defined, as agreed suitably).

NOW, THEREFORE, in consideration of the obligations and terms set forth in this Agreement, the parties hereto agree as follows:

Price and Payment.

Party B shall purchase the Product at a predefined price from Party A via Party A's website. The Purchase mode is on a Pre/Post Paid basis, as agreed suitably.

Party A has the authority to change the pre-determined/agreed price and the agreement terms at any time at its discretion, without notice.

Confidential Information.

The term "Confidential Information" includes, without limitation, information relating to (the "Disclosing Parties – Party A") products, software, designs, technical techniques, methods of development, pedagogy or research or any information relating to business operations, customer lists, pricing methods and personnel and organizational data. Party B shall not use Confidential Information for their own benefit, disclose it, or otherwise make it available in whole or in part to third parties without the prior written consent of Party A. Party A also does not authorize Party B for resale via any means.

This agreement and Product is deemed Confidential and applies to this Product.

Warranty Exclusions. Party A EXPRESSLY DISCLAIMS ALL WARRANTIES, GUARANTEES, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE WITH RESPECT TO THE WORK PRODUCT(this App) PROVIDED UNDER THIS AGREEMENT.

Limitation of Liability. Party A's aggregate liability arising from any Work Product provided under this Agreement , shall be 'Nil' in case this Product gives rise to any kind of damages to Party B. In no event will Party A be liable for lost profits, consequential damages, lost data, or other special or incidental damages of any kind or nature. In addition no claims will be levied of any kind to Party A's personal or business assets or anything else related to it. Party A shall also not provide any refunds to Party B towards the Product purchase in any consequential case. It is also recommended that all Digital Content products(like Digital Non-Live Courses) which may go through periodic upgrades may have older versions deleted periodically owing to Digital Cloud Space optimization and Party A will try its best to notify Party B upfront with reasonable timeframe in such cases. Hence, it is recommended that Party B completes the purchased courses within a reasonable time frame and makes individual notes where and if needed, as the Digital Courses are non Downloadable. In case of any such related issues, Party B can reach Party A for resolution and Party A will try its best to resolve it but cannot guarantee the fix.

Similarly, in case of Digital content like Software Apps (that may undergo periodic upgrades), newer versions may be purchased at a price(as applicable). However non-purchase of newer versions will not affect the existing older version in any way as long as the original status quo is maintained. We are also currently not affiliated with any other certifying institution, as we believe in our own standards. However, we try to offer High Quality Products to our esteemed customers.

In the unlikely event that any of our Products falls below expectation, please let us know and we will try our best to resolve the same at the earliest where possible but we cannot always guarantee a fix. Please also be noted that we support low work volumes and work limited hours and hence the responses may be delayed. We appreciate your patience.

In Case of Consulting or Digital Live or Non Live Class, we only provide guidance and traction to the client and the final decision making always rests in the hands of the client to accept what is applicable for them. ALTA TECHBIZ will not be responsible for any adverse consequences applicable of any kind for the client after or while availing Consulting services/Training classes from ALTA TECHBIZ. Duration, Schedule and timings will be discussed suitably at the discretion of ALTA TECHBIZ, in case of Live Consulting/ Training.

In case of Micro Blogs as well, the actuals may vary from what is mentioned in our portal and we will not be liable for any misrepresentation if any.

Additionally, In case of Consulting, Digital Live Course or any other Live service; ALTA TECHBIZ reserves the right to Cancel and/or Reschedule the already booked date to a future or preponed or change the dates/time or duration owing to various factors, with reasonable notice time.

In Live or Non - Live Courses; for Hands On related sessions, ALTA TECHBIZ may not always guarantee actual use of the relevant software for demonstration and may instead use actual tool screenshots or similar imaginary sketch to demonstrate the relevant functionality.

In case of Digital Photos , we permit the purchasers from our website can use it for their personal or commercial purpose without the need to Credit ALTA TECHBIZ name , however we again do not permit reselling the same by any other means.

ALTA TECHBIZ also recommends its esteemed customers to stay in a safe place and ensure all safety precautions especially while availing or using any of our Services and/or Products. We will not be responsible for any adverse consequences in any way; happening to our customers during or after availing our Products/Services.

We (ALTA TECHBIZ) will not be responsible for any of the non performance or adverse consequences while using this Product., due to any reasons. We have successfully tested this Product.

We will not be responsible for any sudden outage or non performance (temporary or permanent) at any instance of usage. We will try to fix it but if it beyond our capability (in any way), we may not be able to fix it and will be at the discretion of ALTA TECHBIZ - www.altatechbiz.com.

Also at all stages, all descriptions and instructions on our website[www.altatechbiz.com] along with this agreement are deemed applicable and we reiterate Party A reserves the right to change the terms and conditions at any time without prior notice. We also assume that all our esteemed customers have read, understood and accepted our website descriptions & instructions along with this and any other related Agreement before Purchase of any of our Products or Services.

Jury Trial Waiver. EACH PARTY WAIVES, FOR ITSELF, ITS SUCCESSORS AND ASSIGNS, ANY RIGHT IT MAY HAVE HAD TO A TRIAL BY JURY PERTAINING TO ANY CLAIM OR MATTER ARISING OUT OF OR RELATING TO THIS AGREEMENT, ANY SOW, OR ANY WORK PRODUCT OR SERVICES PROVIDED HEREUNDER.

Final Declaration:

This is to confirm, that I(Party B; henceforth below) have read, understood and accepted all related terms and agreements (including all the terms or references (in all forms - Physical or Digital formats) mentioned in our website - www.altatechbiz.com) and clarified the same with ALTA TECHBIZ before purchase of any Product/Service that is available with ALTA TECHBIZ. I also confirm that I do not have any intention to proceed for any juridical or legal stance against ALTA TECHBIZ or any of its Team in case of any disputes that may arise before/during or after anything related to the purchase & use of any Services and Products from ALTA TECHBIZ. I also confirm that I will not get into any kind of brawls/altercation and instead resolve all disputes amicably with simple friendly chat/emails if any. I also confirm that on purchase of any service or Product listed with ALTA TECHBIZ(www.altatechbiz.com), I(Party B) automatically get into this agreement with Party A and do not need any other authentication. We also currently do not authorize any of our esteemed product purchasers to resell our Products, Artefacts and related services by any means.

It is also understood that Party B(Client/Purchasor) is aware that Party A(ALTA TECHBIZ) is a Sole Proprietorship entity only and purchasing/availing any of its services/Products is purely at the discretion of Party B's choice and Party A will not be liable for whatsoever reason.

Additionally, Party B is also aware, as Party A is a Micro Small Business entity with lower turnovers; hence Party A is not a GST registered entity.

In all circumstances, the decision of ALTA TECHBIZ(www.altatechbiz.com) & its representing owner's team(Part A) will be deemed the final decision.

Governing Law. This Agreement shall be deemed to be made in, and shall be governed by the laws of the State of Tamil Nadu, India. Any dispute arising out of or relating to this Agreement shall be tried exclusively in a court of competent jurisdiction in Chennai, Tamil Nadu, India.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day, month and year of this App purchase date.

ALTA TECHBIZ (Party A)

CLIENT

(Party B) - Purchaser of the Product

3. PRIVACY POLICY [Tentative and subject to change at any instance , without notice] Effective date: 2022-09-11

We at ALTA TECHBIZ, mostly collect only basic information like Name, Email , Business , Contact details , etc. but not limited to this alone.

This information is predominantly for Business Transactional purpose alone and maybe sometimes for promotional or analytics purposes and nothing beyond that.

We directly will not send any data to 3rd party without your consent. If you have any concern, you can reach us for clarification. Our business itself values in collecting only minimal data necessary to ensure smooth business transactions and rest assured we respect your data privacy.

If you have any special request, you may let us know and we will try to consider it.



4. General Terms:

ALTA TECHBIZ wants all its esteemed active and prospective customers to get good quality and safe services and products from ALTA TECHBIZ, but in the unlikely event of any kind of concerns or loss arising owing to usage of our products or services, we will not be liable in any way.

Standard Business English would be the mode of communication

It is also understood that any prospective or active customer has read the terms and conditions, entire website and clarified with ALTA TECHBIZ upfront before availing any of our Products or Services and that the esteemed customer (prospective/active/previous) has no intention or willingness to Sue ALTA TECHBIZ/take any jurisdical action/ make negative remarks of any kinds in any way for any reason.

As we are a small and thinly staffed enterprise, we may not accept large volume orders or services. You may also face some delays in responses occasionally. Any inconveniences are regretted. Hence, we request serious business enquiries only.

We may also remove Existing Members on a periodic basis with or without notice for various reasons like Dormancy/System Cleanup or others.

Any inconvenience is regretted.

We also currently do not sell/resell our products or services on any other Platform/Marketplace(except that listed below) and would also like our esteemed customers to maintain the same status quo by not re - selling our Products/Services on any platform or means .If seen elsewhere, kindly ignore it as they are no longer active.

Our only Common Marketplace Platform - where all Products and Services can be availed is:

We are currently not selling our Products/Services on any other marketplaces except the ones mentioned below and also do not encourage re sell on these or any other platform means.



Bharath MSME Global Mart: Our overall Technology Marketplace

https://www.msmemart.com/member/281058/alta-techbiz

LinkedIn: Our Overall Technology Marketplace

https://in.linkedin.com/company/alta-techbiz?

Upwork - Our Technology Services Marketplace https://www.upwork.com/freelancers/~017792d62370495ec1https://www.upwork.com/agencies/1381766613392175104/

Udemy - Our Digital Academy Marketplace

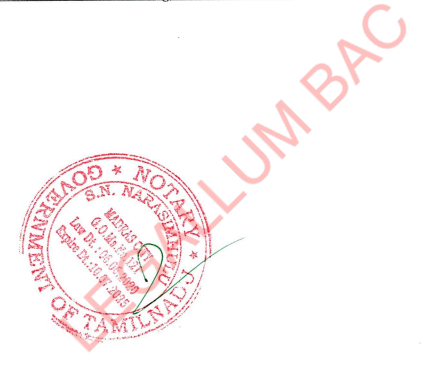
https://www.udemy.com/user/rajeev-raghu-raman-arunachalam/

Ebay - Our Technology Products Marketplace

https://www.ebay.com/usr/altat-5 [Currently inactive - however will be active soon; tentatively by August 1 2024]

Shutterstock - Our Readymade Digital Photograph Marketplace

https://www.shutterstock.com/g/ALTA+TECHBIZ?



Also there may be some delay in responses for various queries due to our business dynamics; hence we request your patience and co operation regarding the same.

We are a Remote - Online -Micro / Small Business Entity with below Registration details :

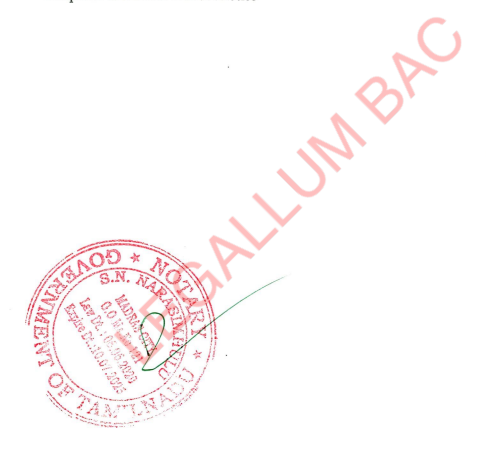
Udyam Registration Code: UDYAM - TN - 08 - 0006606 Our EIC. - Export Import Code is - CHNIECPAPPLY00003617AM21 Copyright Diary No.: 16215/2021-CO/L [In Process/Re-Scrutiny-Status]

Business Succession: ALTA TECHBIZ - <u>www.altatechbiz.com</u> will have its Owner's natural heirs as its nominee and perpetual successors as owners of this Business entity automatically in case of any unforeseen incident to the existing Business Owner.

We are also not a Trade Marked (TM.) Business Entity; if seen in our logo, it's currently not valid. We also do not hold any Patents. However, we humbly request you to ensure Gentleman agreement standards by not infringing on our Business Entity/Logo/Business Name/Brand/Business Artefacts/Business Produce/Business Products/Business Website and Designs including Services in any way or similar other ways. We also humbly request you to follow Copyright Standards as well. We also are not affiliated to any institution currently as we believe in our own standards. Looking forward for your help and support and we respect and thank you for the same.

Note:

 Some of the images and specifications may vary for all the Products and Services as compared to Actuals without notice



5. Copyright Terms & Disclaimer:

All the Contents and Produce from this Website and Business Entity (ALTA TECHBIZ) www.altatechbiz.com are Copyright Protected (Filing Diary No. -16215/2021-CO/L). [Under Process status]. We sincerely request your Co Operation for adhering to the Copyright Policies. While every effort is taken by ALTA TECHBIZ to offer high quality produce; be it in Service, Contents or Product or Digital Readymade Photographs or Training or Consultation or Blogs or any artefact or Product or service offered at ALTA TECHBIZ, there is no guarantee/warranty offered and hence ALTA TECHBIZ will not be liable to losses of any nature as a result of consuming any of its Service or Produce of any kind. **ALTA TECHBIZ** thanks its customers for it's patronage.

6. Shipping/Cancellation & Return Policy

We usually pick up orders within 2 weeks from Order date based on work volumes, stock and other miscellaneous factors. We do our best to offer quality services and products to our esteemed customer, however we do not accept returns or cancellations but we will strive to keep our esteemed customers happy and try to resolve the issue but cannot guarantee the same.

Our Products are tested before delivery.

Please fill the Product request form for exact Shipping quote (inclusive of Shipping Charges) & Carrier details, as the cost you see may not include the Shipping Cost (For all Physical or Non Digital Products).

We sincerely seek your co operation regarding the same.

7. Instructions for our Services Purchase (Spanning 1day to few days (Short Term) up to Six months (Long Term)) –

This service can be availed on our Services Page. Our Services include Consultation and Support(Short Term & Long Term). It also has Online Training on limited areas. We provide such Service support for up to 5 Hours/week (around 0.5 Hrs/ weekday & flexible pending weekend hours) on a flexible Part - Time freelance basis. Any leave plans will be communicated to esteemed clients up front. Please, reach us via the Contact us page for any of such Service needs Consulting projects on any feasible project/topic but not limited to ..like Process Flow Diagrams, Solutioning, Troubleshooting, Crash/Quick Coaching etc. in areas similar to that listed in our Service Catalogue in Service web page, after the initial discussion is over. We usually communicate over Google/Microsoft Teams Video chat, but can be flexible as needed. Please be noted that we accommodate Live & Non Live Support. Please reach us via the Contact Us page to check availability. We appreciate your patience and regret any inconvenience due to delay. We also assume all our esteemed customers have read and accepted our Product Agreement before availing any of our Products (Showcased above).

->In case of availing Long Term Service Project (Few days up to 6 months); We encourage fractional advance prepay amount (custom as discussed/agreed) before making this booking and pending amount to be made after availing the Consultation/As per contract. Please ensure to have a quick upfront discussion via our Instant Chat or Call or Contact Form from the Contact/Reach Us Page in the menu bar, before making the Booking.

Master Service Agreement

CLIENT NAME AND ADDRESS:	, 20 ("Effective Date")
[]	
[]	
1	

This Master Services Agreement (this "Agreement") states the terms under which; business entity "ALTA TECHBIZ" herein after referred as "Party A", will provide [services/product] to the individual or firm named above ("Client") herein after referred as "Party B".

Recitals

- 1. WHEREAS, Client wishes to engage "Party A" to perform work on [various projects] in accordance to "Party B" 's discretion;
- 2. WHEREAS, "Party A" wishes to be considered for work from "Party B" as envisioned in future purchase orders; and,

NOW, THEREFORE, in consideration of the obligations and terms set forth in this Master Services Agreement, the parties hereto agree as follows:

- Intent of the Parties. The Parties each desire to use this Agreement in order to make it easier
 for them to conduct business together in accordance with a standard set of agreed terms. Each
 acknowledges that their mutual best interest lies in clear instructions and in the maintenance
 of open lines of communication. Both recognize that each will be relying on the other to
 advise of problems or challenges which may impact the quality, nature, or timing of each
 project.
- 1. Statements of Work. All services to be provided by "Party A" (the "Services") shall be described in a Statement of Work-SOW., [which is an annexure to this Agreement and is also a part of this agreement] or other engagement definition document (each, an "SOW") signed by both Party A and Party B. Party B shall, at no charge, provide Party A with reasonable access to Party B's personnel, work related documentation and premises (including its computer and communications networks, work tools, office space, and work facilities[whatever applicable], as well as any special equipment or software reasonably required to perform the Services. Terms mentioned in this agreement along with Business_Proposal_&_SOW. will prevail in all circumstances.
- 1. Changes to Scope of Work. Either party may request changes to an SOW. If any change affects the time or cost of performance under the applicable SOW., the change must be agreed in writing by both parties before becoming effective.
- 1. Price and Payment.
- 1. Submission of Invoices. "Party A" shall submit invoices relating to each SOW. on a daily/weekly basis. "Party B" agrees to pay "Party A" in accordance with each SOW within 4 calendar days/96 hours from the date/time of each invoice sent.
- 1. Fractional Prepay: "Party B" agrees to pay "Party A" fractional prepay charges before the inception of the project as specified in the SOW". This fractional prepay will not be refundable under any circumstance.
- 1. Expenses. "Party B" will prepay Party A for reasonable out-of-pocket expenses(like Tool License, Travel, Training etc..[whatever applicable]) incurred by "Party A" in conjunction with Party A's work hereunder and have been pre-approved by "Party B".
- 1. Payment Disputes. "Party B" shall notify "Party A" in writing of any payment dispute, including detailed information on the basis of the dispute, prior to the invoice payment due date. Failure to provide such notification prior to the due date of an invoice shall constitute a waiver by "Party B" of any such dispute. If "Party A" engages an attorney to enforce this Agreement, Client agrees to pay Consultant's reasonable attorneys' fees, court costs, expert fees, and other litigation expenses.
- 5. Confidential Information. The term "Confidential Information" includes, without limitation, information relating to a disclosing party's (the "Disclosing Party") products, software, designs, methods of development or research; information relating to business operations, customer lists, pricing methods and personnel and organizational data. Except as provided herein, the parties shall not use Confidential Information for their own benefit, disclose it, or otherwise make it available in whole or in part to third parties without the prior written consent of Disclosing Party.

Terms and Termination. The term of this Agreement shall begin on the Effective Date and shall continue until terminated as provided hereinafter in this Section by either party.

1. Termination Upon Written Notice. Either party to this Agreement may terminate this Agreement at any time by giving the other party written/official email notice; 1 week upfront.

1. Completion of SOW in Progress. At "Party B" 's option termination may be delayed until completion of any then-current SOWs, provided that Client is correct in all payments and remains so throughout the remaining project(s).

- 1. Termination by Party A. Party A may terminate or suspend work performed under this Agreement and any SOW for non-payment in the event payment has not been received within four (4) days of the due date specified in Section 4 hereof or for any other reason.
- 1. Effect of Termination. Upon termination of this Agreement or any SOW., Party B shall pay all of Party A's unpaid charges and out-of-pocket expenses accrued through the date of termination of this Agreement.

Project Duration, Renewals and Work Hours/Conditions: This project and Agreement contract terminates after successful completion of the Project Exit criteria as mentioned in SOW. or 6 months from the date of signing this contract (Whichever is earlier). Renewals are subject to mutual understanding which shall be duly notified and confirmed 1 month ahead of Contract termination in official email. In the event of Renewals, a fresh agreement will be agreed upon. In case of Non renewal and pending Project deliverables for any reason, a suitable knowledge handover transition will be done by 'Party A' as discussed and agreed upon by both Parties during the last month of Project Termination. Party B also agrees to provide limited flexible work hours for Party A in a predominantly Remote working conditions. We are also currently not affiliated to any other certifying institution, as we believe in our own standards. We believe in customer happiness and do our best to deliver high quality Deliverables to our esteemed Customer. In the unlikely event that any of our service falls below expectation, please let us know and we will try our best to resolve the same at the earliest where possible but we cannot always guarantee a fix. Please also be noted that we support only low work volumes and work limited hours and hence the responses may be delayed. We appreciate your patience.

- 6. Notices: All notices, requests, demands and other communications hereunder shall be in writing/official email and shall be deemed to have been duly given upon personal delivery.
- 7. Current resources: Currently 'ALTA TECHBIZ' runs a sole proprietorship business and believes in working in very small teams and only on need based requirement will hire very few part time contract remotely working human resources globally to execute its Project execution anddelivery, which is as mentioned in SOW.Otherwise ALTA TECHBIZ prefers to work in Solo mode directly with Clients. ALTA TECHBIZ may outsource work to external business entity when needed (Say for PCB Design after making the PCB Plan) but will try and prefer inhouse wherever and as much possible.
- 8. Warranty Exclusions: Party A EXPRESSLY DISCLAIMS ALL WARRANTIES, EXPRESS, IMPLIED, STATUTORY OR OTHERWISE WITH RESPECT TO THE SERVICES OR WORK PRODUCT PROVIDED UNDER THIS AGREEMENT, OTHER THAN AS MAY BE SET FORTH ON AN SOW INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. We are also currently not affiliated to any certifying institutions as we believe in our own standards.
- 9. Limitation of Liability: Party A's aggregate liability arising from any Services or Work Product provided under this Agreement (after mutual written consensus), shall be nil in any circumstance giving rise to any service utilization or consequential damages/losses of any kind. In no event will Party A be liable for lost profits, consequential damages, lost data, or other special or incidental damages. In addition no claims will be levied on any kind to Party A's personal or business assets or anything else related to it. On a Work being initiated, it is automatically assumed that Party B accepts and enters this contract.

10. Communications: Any matters related to this Agreement, including Party A's obligations, pricing, modification of scope, SOW and changes in schedules, must be addressed to an authorized representative identified by each party for such purposes.

- Miscellaneous. This Agreement together with any SOW's that reference this Agreement and 11. all terms and conditions incorporated by reference therein issued hereunder represents the entire agreement and supersedes all prior/other agreements and understandings between the parties relating to the subject matter hereof and may be changed only in a writing signed by both parties. If any provision of this Agreement shall be held invalid or unenforceable by a court of competent jurisdiction, such provision shall be deemed omitted to the extent required by such judgment and the remainder of this Agreement shall continue in full force and effect. Party A, has the rights to change the terms and conditions at any time without prior notice. We also assume that all our esteemed customers have read, understood and accepted our website descriptions & instructions along with this and any other related Agreement before Purchase of any of our Products or Services. Please be noted that this agreement is also bound by the instructions/contents website(www.altatechbiz.com).
- 12. Force Majeure. Business Entity "ALTA TECHBIZ" is excused for any delays, losses, or damages due to causes beyond its reasonable control, including without limitation fire, explosion, power irregularities or surges, acts of god, earthquakes, rains, floods, lightning, labor unrest, strikes, strife or any other cause that was not reasonably foreseeable on the date of signing of this Agreement.
- 13. Jury Trial Waiver. EACH PARTY WAIVES, FOR ITSELF, ITS SUCCESSORS AND ASSIGNS, ANY RIGHT IT MAY HAVE HAD TO A TRIAL BY JURY PERTAINING TO ANY CLAIM OR MATTER ARISING OUT OF OR RELATING TO THIS AGREEMENT, ANY SOW, OR ANY WORK PRODUCT OR SERVICES PROVIDED HEREUNDER.
- 14. Governing Law. This Agreement shall be deemed to be made in, and shall be governed by the laws of the State of Tamil Nadu, India. Any dispute arising out of or relating to this Agreement shall be tried exclusively in a court of competent jurisdiction in Chennai, Tamil Nadu, India.
- 15. Resell: We also currently do not authorize any of our esteemed product purchasers to resell our Products, Artefacts and related services by any means. In effect/ summary all Our Products and Services can be availed only via our website www.altatechbiz.com
 Per-se we do only direct Business (ALTA TECHBIZ www.altatechbiz.com) to Customer/Business operations.

16. Final Declaration:

This is to confirm, that I(Party B) have read, understood and accepted all related terms and agreements (including all the terms and references mentioned in our website(in all forms :Physical or Digital Soft Copy) - www.altatechbiz.com) and clarified the same with ALTA TECHBIZ before purchase of any Product/Service that is available with ALTA TECHBIZ. I also confirm that I do not have any intention to proceed for any juridical or legal stance against ALTA TECHBIZ or any of its Team in case of any disputes that may arise before/during or after anything related to the purchase & use of any Services and Products from ALTA TECHBIZ. I also confirm that I will not get into any kind of brawls/altercation and instead resolve all disputes amicably with simple friendly chat/emails if any.

It is also understood that Party B(Client) is aware that Party A(ALTA TECHBIZ) is a Sole Proprietorship entity only and purchasing/availing any of its services/Products is purely, at the discretion of Party B's choice and Party A will not be liable for whatsoever reason.

It is also understood that Party B(Client/Purchasor) is aware that Party A(ALTA TECHBIZ) is a Sole Proprietorship entity only and purchasing/availing any of its services/Products is purely at the discretion of Party B's choice and Party A will not be liable for whatsoever reason.

Additionally, Party B is also aware, as Party A is a Micro /Small Business entity with lower turnovers, hence Party A is not a GST registered entity.

I also confirm that on purchase of any service or Product listed with ALTA TECHBIZ(www.altatechbiz.com), I(Party B) automatically get into this agreement with Party A and do not need any other authentication.

In all circumstances, the decision of ALTA TECHBIZ($\underline{www.altatechbiz.com}$) &its representing owner's team(Part A) will be deemed the final decision.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

PartyA

PartyB

ALTA TECHBIZ [On Behalf]

CLIENT [On Behalf]





In case of any clarification, kindly reach us via the Contact Us Page. General Tips/Instructions

Please change browser or clear browser cache/history/cookies or open browser in Incognito or Private mode in case any webpage/content does not load.

Key Downloads For Products

Net Speed Blaze Fire App - ReadME | Test Results

Net_Speed_Blaze_Fire_Terms_Read_Me_Test_Result

Ressauc_Companion_Read_Me_V1_Freeze.pdf

All the Contents and Produce from this Website and Business Entity (ALTA TECHBIZ) - www.altatechbiz.com are Copyright Protected (Filing Diary No.-16215/2021-CO/L). [Under Process Status]. We sincerely request your Co Operation for adhering to the Copyright Policies. While every effort is taken by ALTA TECHBIZ to offer high quality produce; be it in Service, Contents or Product

or Training or Consultation or Blogs or any artefact or Product or service offered at ALTA TECHBIZ, there is no guarantee/warranty offered and hence ALTA TECHBIZ will not be liable to losses of any nature as a result of consuming any of its Service or Produce of any kind. ALTA TECHBIZ thanks its customers for it's patronage.

Please change browser or clear browser cache/history/cookies or open browser in Incognito or Private mode in case any webpage does not load. Contact Details:

Our Address : Kacheepuram, Tamil Nadu, India (We are a remote business Entity) ; Email : altatechbiz@altatechbiz.com

ADVOCATE & NOTARY COMMISSIONER OF OATHS No.161, THAMBU CHETTY STREET, CHENNAI - 600 001.