

IMAeVarsityGround Floor, Lalita Towers, 6-3-1089/A/3, Asif Avenue,
Rajbhavan Road,Somajiguda, Hyderabad, TS, India. 500 082

APPLICATION FORM

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and Terms and Conditions given overleaf before filling in the application form and unconditionally accept them as binding on me. I agree to pay all charges associated with the services/ products selected by me. I have understood all the rates, tariffs and other related conditions at which the services / products will be provided inside and outside India as applicable as on this date and as amended from time to time. I hereby undertake to pay all charges raised on account of Services availed. I further declare and undertake that the above information provided by me is true and correct in all aspects. I understand that the service / product is non-transferable. Any misuse of service / product by me or any other person is illegal								_						
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Instructions

- 1. Please fill the application form completely in UPPER CASE and furnish all details required there in.
- 2. Enclose self-attested copies of relevant documents along with two stamp size photographs
- 3. The completed admission form must reach us before the last date for admissions. (IMA eVarsity is not responsible for any postal delays)
- 4. Mail application forms to IMA eVarsity, 6-3-1089/A/3, Lalitha Towers, Asif Avenue, Rajbhavan Road, Somajiguda, Hyderabad, TS, India. PIN 500 082
- 5. DD / Cheques should be made in the name of "IMA eVarsity" payable at Chennai, Tamilnadu
- 6. Online payment can be done using a Credit / Debit card. Click on "Payments" on the web page www.imaevarsity.com
- 7. IMA eVarsity reserves the right to disqualify a candidate for providing false information, submitting improper documents or for default in payment of any fee.
- 8. Fees once paid will not be refunded. Fee transfer request will not be entertained under any circumstances.
- 9. All disputes with regard to this course are subject to the jurisdiction of Courts of Hyderabad.

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- 1. The performance of the Licensor's obligations is valid for a period of six (6) months from the date of purchase of Company Product and such obligations shall be the Licensor's total aggregate liability and the Licensor's entire obligation to the Licensee as a consequence of all and any errors in the Company Product, and the Licensee shall have no other claims against the Licensor as a result of such errors.
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- 4. Licensee agrees that the entire liability rests on itself in the event of:
 - a. personal injury or death arising as a result of its own negligence or that of its agents or subcontractors; or
 - b. arising as a result of its own fraudulent act.
- 5. Any person who is not party to this License Agreement shall have no right under any law or legislation in any country where applicable or otherwise to enforce any term of this License Agreement.

Payment Provisions

- 1. Invoicing and Payment: Payment of fees for Company Products hereafter referred to as License Fees and other applicable fees shall be done as per the payment Schedule in the Order Form and Invoice to be raised and accepted by the Licensee. Any amounts payable by Licensee hereunder which remain unpaid for fourteen (14) days after the due date shall be subject to Interest from the due date until all such amounts due are paid. If the Licensee defaults to make payments towards the Company Product and services provided by Licensor, as per the payment schedule, then Licensor may temporarily suspend the usage of the Company Product by means of software usage lock or in any other manner as it may deem fit, including but not limited to prevent downloading of Company products, software and software license file.
- 2. Taxes: The License Fees listed in this Agreement and any applicable Order Forms and Invoices may not include taxes; if Licensor is required to collect and /or pay sales, use, property, value-added or other taxes based on the licenses or services granted in the Agreement or on Licensee's use of the Company Products or services, such taxes shall be billed to and paid by the Licensee. This Section shall not apply to taxes based on Licensor's Income.

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- 2. Independent Decision: The Licensee has verified through its independent expert advice the business risk involved in entering this Agreement and the investment required or the need for making further investments to ensure readiness of its operation in case of any existing business or a new business and fully understands and acknowledges that Licensor is not making any guarantees or giving any undertakings with regard to the return on investments, profits, business, clients, or any such like revenue streams with regard to the operations of the business and the Licensee is entering into this Agreement and the effort and investment required for the usage of Company Products at its sole risk and liability.
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- 3. The Company Product may enable access to third party services and web sites (collectively and individually, "Services"). Such Services may not be available in all languages or in all countries. Use of these Services requires Internet access and use of certain Services may require additional IDs, They may require you to accept additional terms and may be subject to additional fees. By using this software in connection with additional IDs, or other Service, you agree to the applicable terms of service for that Service
- 4. You understand that by using any of the Services, you may encounter content that may be deemed offensive, indecent, or objectionable, which content may or may not be identified as having explicit language or visuals, and that the results of any search or entering of a particular URL may automatically and unintentionally generate links or references to objectionable material. Nevertheless, you agree to use the Services at your sole risk and that the Licensor shall have no liability to you for content that may be found to be offensive, indecent, or objectionable.
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- 8. Force Majeure: Neither party shall be held liable for any damage sustained by the other party as a direct or indirect consequence of the non-performing party being delayed, prevented or hindered in the performance of its obligations under this License Agreement as a result of a force majeure situation. Force majeure situations include war and mobilization, catastrophes of nature, strikes, lock-out, fire and damage to production plant, import and export regulations and other unforeseeable circumstances beyond the control of the party concerned.

Declaration: I have read and understood the Terms & Conditions listed above and agree to abide by them.

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