

The following document contains:

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## Terms of Service

Your use of this Website without changing of the terms, conditions, and disclaimers contained in these Terms constitutes your agreement to all such terms, conditions, and disclaimers. You must agree to these terms to use this Website.

### THE PURPOSE OF MY ADOPTION FORMS SERVICE

The purpose of this web site is to give the visitor a general understanding of the law; not to provide specific advice. A great deal of care has been taken to provide accurate and current information, but the ideas, general principles and conclusions presented in this site may change from time to time depending on county, state and federal laws and regulations and court cases. Because the law constantly changes and varies from place to place, and is subject to changeable interpretations, the reader is urged to consult professional legal counsel in his or her state regarding the applicability of any point of law discussed at this Site to any specific problem. No part of this web site or communication with personnel shall be used in place of competent legal advice.

### Access To This Site

YOU MUST BE EIGHTEEN (18) YEARS OR OLDER TO ACCESS THIS WEB SITE. IF YOU ARE UNDER EIGHTEEN YEARS OF AGE, YOU ARE NOT PERMITTED TO ACCESS THIS WEB SITE FOR ANY REASON. DUE TO THE AGE RESTRICTIONS FOR USE OF THIS WEB SITE, NO INFORMATION OBTAINED BY THIS WEB SITE, FALLS WITHIN THE CHILDREN'S ONLINE PRIVACY PROTECTION ACT (COPPA) AND IS NOT MONITORED AS DOING SO.

### RELATIONSHIP OF PARTIES

The relationship between Company and Purchaser under this Agreement is that of providing services by Company to Purchaser and neither shall be, nor represent itself to be, the joint venture, franchiser, franchisee, partner, broker, employee, servant, agent, or representative of the other for any purpose whatsoever. No party is granted any right or authority to assume or create any obligation or responsibility, express or implied, on behalf of, or in the name of, another party or to bind another in any matter or thing whatsoever.

### LEGAL DOCUMENT SERVICE

Limitations: The products provided on this site are not a substitute for legal advice provided by a competent attorney. Due to the passage of time and ever changing nature of the court system, the documents or the content thereof will eventually become obsolete. MY ADOPTION FORMS SERVICE will use reasonable efforts to update the Documents. The Documents are not suitable for any expert legal advice. They should be used to produce the relevant documentation for their particular purpose for which they were meant to be used.

### Title and Ownership; No Commercial use limitation; terms of license

(a) No title transfer. The Website and Documents, and copies of Documents or the Website downloaded by you are owned exclusively by MY ADOPTION FORMS SERVICE, and are licensed to you as provided for in this Terms and Conditions of Use; MY ADOPTION FORMS SERVICE does not transfer to you title to any tangible copy, or original, of the Documents or any part of the Website.

(b) License: You and your immediate family are solely authorized to use the materials you have purchased from MY ADOPTION FORMS SERVICE. No unauthorized party shall have copies or use of the materials you have gained from this website. Copyright and ownership of the materials belong only to MY ADOPTION FORMS SERVICE.

Limitation of liability: Please read this carefully as the following are the terms upon which MY ADOPTION FORMS SERVICE provides Documents to you. MY ADOPTION FORMS SERVICE has included within this agreement a disclaimer of its liability in respect to the documents.

### CLIENT BEARS RISK OF USE

Courthouses run a unique court system for every county. This poses a risk. Use the Company services, Products, techniques and strategies at your own risk. You, the Client, agree Company shall have no liability for any adverse consequences for your use of Company services and Products.

Company's sole obligation under this agreement is the delivery of a functional Product and Company disclaims any and all further obligation, once a functional Product is delivered to Client, including but not limited to court fees, the Client updating, adding to, or changing the Product delivered, or loss of the Product in whatever manner, including failure to not back up the Product Web site and data.

#### CONFIDENTIALITY

1. "Confidential Information" shall mean any confidential technical data, trade secret, know-how or other confidential information disclosed by any party hereunder in writing, orally, or by drawing or other form and which shall be marked by the disclosing party as "Confidential" or "Proprietary". If such information is disclosed orally, or through demonstration, in order to be deemed Confidential Information, it must be specifically designated as being of a confidential nature at the time of disclosure.

2. Notwithstanding the foregoing, Confidential Information shall not include information which: (i) is known to the receiving party at the time of disclosure or becomes known to the receiving party without breach of this Agreement; (ii) is or become publicly known through no wrongful act of the receiving party or any subsidiary of the receiving party; (iii) is rightfully received from a third party without restriction on disclosure; (iv) is independently developed by the receiving party or any of its subsidiary; (v) is furnished to any third party by the disclosing party without restriction on its disclosure; (vi) is approved for release upon a prior written consent of the disclosing party; (vii) is disclosed pursuant to judicial order, requirement of a governmental agency or by operation of law.

Parties and will not use Confidential Information of the disclosing party for any purpose other than for the performance of the rights and obligations hereunder during the term of this Agreement without the prior written consent of the disclosing party. The receiving party further agrees that Confidential Information shall remain the sole property of the disclosing party and that it will take all reasonable precautions to prevent any unauthorized disclosure of Confidential Information by its employees. No license shall be granted by the disclosing party to the receiving party with respect to Confidential Information disclosed hereunder unless otherwise expressly provided herein.

4. Upon the request of the disclosing party, the receiving party will promptly return all Confidential information furnished hereunder and all copies thereof.

5. Purchaser shall not disclose any of the specific terms of this Agreement to any third party without the prior written consent of the Company, which consent shall not be withheld unreasonably. Notwithstanding the foregoing, any party may disclose information concerning this Agreement as required by the rules, orders, regulations, subpoenas or directives of a court, government or governmental agency, after giving prior notice to the other party.

6. If a party breaches any of its obligations with respect to confidentiality and unauthorized use of Confidential information hereunder, the non-breaching party shall be entitled to equitable relief to protect its interest therein, including but not limited to injunctive relief, as well as money damages notwithstanding anything to the contrary contained herein.

#### FORCE MAJEURE

Neither party will be liable for, or will be considered to be in breach of or default under this Agreement on account of, any delay or failure to perform as required by this Agreement as a result of any causes or conditions that are beyond such Party's reasonable control and that such Party is unable to overcome through the exercise of commercially reasonable diligence. If any force majeure event occurs, the affected Party will give prompt written notice to the other Party and will use commercially reasonable efforts to minimize the impact of the event.

#### JURISDICTION/DISPUTES

This Agreement shall be governed in accordance with the laws of the State of Wyoming. All disputes under this Agreement shall be resolved by litigation in the courts of Cheyenne Wyoming, U.S.A. including the federal courts therein and the Parties all consent to the jurisdiction of such courts, agree to accept service of process by mail, and hereby waive any jurisdictional or venue defenses otherwise available to it.

#### SEVERABILITY

If any term, clause or provision hereof is held invalid or unenforceable by a court of competent jurisdiction, such invalidity shall not affect the validity or operation of any other term, clause or provision and such invalid term, clause or provision shall be deemed to be severed from the Agreement.

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#### DISCLAIMERS

#### PLEASE READ THIS IMPORTANT NOTICE WHICH AFFECTS YOUR RIGHTS

IF YOU USE ANY DOCUMENT IN THE SERVICE, IT WILL BE ON THE TERMS WHICH ARE STATED IN THIS DISCLAIMER. DOCUMENTS AVAILABLE ON THE SERVICE HAVE BEEN PREPARED BY MY ADOPTION FORMS SERVICE. WHILE MY ADOPTION FORMS SERVICE HAS USED REASONABLE CARE IN PREPARING THE DOCUMENTS, IN THE MAJORITY OF CASES THEY WILL HAVE TO BE TAILORED TO SUIT YOUR PARTICULAR CIRCUMSTANCES. THEREFORE THE BASIS ON WHICH YOU PURCHASE OR MAKE USE OF ANY DOCUMENT IS THAT THE DOCUMENT IS SUITABLE TO BE USED BY YOU IN CONJUNCTION WITH PROPER ADVICE AS TO ITS APPLICATION AND ADAPTATION FOR YOUR PARTICULAR REQUIREMENTS. THE DOCUMENTS ARE NOT MADE AVAILABLE TO YOU ON ANY OTHER BASIS. PLEASE NOTE ALSO THAT THE DOCUMENTS HAVE BEEN PREPARED IN LIGHT OF THE LAWS OF A PARTICULAR STATE AS SET FORTH IN THE DOCUMENT, AND THEY WILL NOT BE SUITABLE IN OTHER STATES OR OVERSEAS. MY ADOPTION FORMS SERVICE DOES NOT TAKE RESPONSIBILITY FOR, AND YOU

AGREE THAT MY ADOPTION FORMS SERVICE IS NOT LIABLE FOR, LEGAL ADVICE PROVIDED BY ANY PERSON. ADVICE YOU RECEIVE FROM A LAWYER IS THE RESPONSIBILITY OF THE ATTORNEY OR OTHER PERSON ADVISING YOU.

MY ADOPTION FORMS SERVICE WILL NOT HAVE ANY RESPONSIBILITY AT ALL FOR ANY ALTERATIONS THAT MAY BE MADE TO ANY DOCUMENT AFTER YOU HAVE DOWNLOADED OR ACCESSED THEM. ANY RESPONSIBILITY THAT MY ADOPTION FORMS SERVICE MAY HAVE TO YOU WILL NOT EXTEND TO ANY OF THE FOLLOWING: LOSS OR DAMAGE; OR, LOSS OR DAMAGE WHICH CONSISTS OF OR INCLUDES ANY WASTED EXPENDITURE, INDIRECT LOSS, LOSS OF PROFITS OR ANTICIPATED PROFITS OR GAINS OF ANY DESCRIPTION OR LOSS OF BUSINESS.

IF A COURT OR ANY OTHER BODY HAVING THE POWER TO RULE ON DISPUTES DECIDES THAT ANY PART OF THIS DISCLAIMER IS NOT REASONABLE OR CANNOT BE ENFORCED FOR ANY REASON, THIS WILL NOT AFFECT THE VALIDITY OF THE OTHER PARTS OF THIS DISCLAIMER WHICH WILL CONTINUE TO BE IN FULL FORCE AND EFFECT.

Privacy Policy: Your privacy is important to us. We use your Personal Data only to operate the service and to inform you of new features, services, and products supplied by ourselves or selected third parties. If you wish to discontinue receiving such offers, you may opt out by contacting us direct or contacting the third party. We make no claims on the integrity of the third party.

Copyright and Trademark: MyAdoptionForms.com logo, is used under license. Other company names mentioned on the Website may be the trademarks of their respective owners. All contents of this Website are copyrighted. No part of the site may be reproduced in any form whether electronically or otherwise without the prior consent of MY ADOPTION FORMS SERVICE, other than temporarily in the course of using the Service or to keep a record of a transaction entered into using the Service. Any rights not expressly granted herein are reserved.

Complaints: MY ADOPTION FORMS SERVICE is devoted to providing you with quality documentation. However, in the improbable event you should have any complaint with regard to our service or any of the products purchased from MY ADOPTION FORMS SERVICE, please send us an e-mail.

Refunds: Adoption is a complicated issue and we know that a host of things could arise during the process. Our refund policy reflects our ideal of, "We are here to help every single one of our customers through the adoption process." All refunds given will be given based only on the 101% Performance Guarantee which states: "If the Judge fails to grant your adoption due to a paperwork typographical error, then we will correct the problem. If we cannot correct the problem, then your money will be refunded 101%." If a refund is given outside of this predefined Guarantee it will be at the sole discretion of MY ADOPTION FORMS SERVICE. There will not be refunds given for: the purchaser changes their mind, not understanding your State Laws pertaining to adoption, problems relating to computers, claims of credit card abuse, out of state or country adoption petitioners, or a party that decides to contest the adoption and get a lawyer. Also, if the local court does not accept the adoption forms initially, we will adjust the forms, if we have them. Some local courts have forms that are not available to have on computer. In this case, you will have to provide us with the form, in whatever format you can, if you would like to have a particular local form completed for you. This situation is adjustable and does not deem a refund. We are not responsible for local court forms. If a refund is given by discretion of MY ADOPTION FORMS SERVICE outside of the predefined 101% Performance Guarantee, then a \$25 dollar administrative fee will be accessed. To receive a refund based on the Guarantee, you will be responsible to provide the court rejection notice that is received from the court.

Prohibited use: As a condition of your use of this Website, you warrant to us that you will not use this Website for any purpose that is unlawful or prohibited by these terms, conditions, and notices.

Hyperlinks: This Website contains hyperlinks to websites operated by third parties. These hyperlinks are for your reference only. We can not be responsible for the contents of other websites. We include these hyperlinks for your benefit and do not endorse their content in any way.

Warranty; disclaimer and limitation of liability

(a) Warranty. MY ADOPTION FORMS SERVICE MAKES NO IMPLIED WARRANTIES OF ANY KIND, AND HEREBY DISCLAIMS ALL SUCH WARRANTIES, INCLUDING ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR WARRANTY OF NON-INFRINGEMENT.

(b) Liability. In no event will MY ADOPTION FORMS SERVICE, be liable for any indirect, incidental, special or consequential damages arising out of or in any way connected with the use of the Documents or web site, whether based in contract, tort, strict liability or otherwise. The liability of MY ADOPTION FORMS SERVICE, for direct loss arising out of the use of the Documents, this Website, whether based in contract, tort, strict liability or otherwise is limited to the total amount paid, if any, by you to MY ADOPTION FORMS SERVICE.

Chargebacks: We report all chargebacks to MCarda. We believe chargebacks are "friendly theft." If you choose to file a chargeback instead of adhering to our terms of service refund section your credit will be affected. If you have a problem with our service we want to help you. Please contact our customer service staff to assist you.

Modification of terms, conditions, and disclaimers: We reserve the right to change any terms, conditions, and disclaimers under which this Website offers it's service. This right does not affect the existing terms and conditions accepted by you upon making a valid purchase using this Website.

Statutory rights: These Terms will not affect your statutory rights as a consumer.

Transferability: Your right to use the Website and the Documents is not transferable.

Codes and passwords: When you are provided with a password at this site, it is for your use only. You are not to give the password out to anyone. It is the property of MY ADOPTION FORMS SERVICE.

Anonymous Data: Anonymous data may be collected by 3rd party software for website statistic reasons..

True intent: All information you have provided about yourself to MY ADOPTION FORMS SERVICE is true, accurate, and not falsified. You represent that you are using the Website and the Documents under your own name, and not under a fictitious name.

Security: Unless provided otherwise in MY ADOPTION FORMS SERVICE's privacy policy, MY ADOPTION FORMS SERVICE will not provide any personally identifying information to any third party without your consent (which consent may be obtained electronically via e-mail or form fill in on the Website); provided however that you are advised that in the event MY ADOPTION FORMS SERVICE determines in its reasonable discretion that disclosure of personal identifying information is necessary to comply with any law, rule order, subpoena, civil investigative request or demand, discovery request or any other legal requirement, MY ADOPTION FORMS SERVICE may disclose your personally identifying information to comply with such request, and it may be disclosed without prior notice to you. MY ADOPTION FORMS SERVICE agrees to take reasonable efforts to protect your personally identifying information in the event of such disclosure, provided however, that you agree that MY ADOPTION FORMS SERVICE shall not be liable to you for any claim by you that MY ADOPTION FORMS SERVICE failed to exercise reasonable care in protecting your personally identifying information. You agree that MY ADOPTION FORMS SERVICE is not responsible to you for any inadvertent disclosure or unauthorized access by any third party of your personally identifying information.

General: These Terms are governed by the laws of the State of Michigan. You hereby consent to the non-exclusive jurisdiction of the courts of the State of Michigan in all disputes arising out of or relating to the use of this Website. Use of this Website is unauthorized in any jurisdiction that does not give effect to all provisions of these Terms, including without limitation this clause.

If any part of these Terms is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of these Terms will continue in effect.

These Terms constitute the entire agreement between us with respect to this Website and they supersede all prior or contemporaneous communications and proposals, whether electronic, oral, or written. A printed version of these terms and of any notice given in electronic form will be admissible in judicial or administrative proceedings based upon or relating to these terms to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.

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#### COMMENTS DISCLAIMER

ALTHOUGH COMPANY ACCEPTS THE COMMENTS IN GOOD FAITH, COMPANY HAS NOT INDEPENDENTLY EXAMINED THE BUSINESS RECORDS OF ANY OF THE PROVIDERS AND THEREFORE HAS NOT VERIFIED ANY SPECIFIC FIGURES OR RESULTS QUOTED THEREIN. THE PERFORMANCE EXPERIENCED BY THE USER COMMENTS, ON THIS PAGE AND/OR ANY OF OUR COMPANY WEB SITES , IS NOT WHAT YOU SHOULD EXPECT TO EXPERIENCE. THESE RESULTS ARE NOT TYPICAL, AND YOUR INCOME OR RESULTS, IF ANY, WILL VARY AND THERE IS A RISK YOU WILL NOT MAKE ANY MONEY AT ALL.

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#### EARNINGS & INCOME DISCLAIMERS

ANY EARNINGS OR INCOME STATEMENTS, OR EARNINGS OR INCOME EXAMPLES, ARE ONLY ESTIMATES OF WHAT WE THINK YOU COULD EARN. THERE IS NO ASSURANCE YOU'LL DO AS WELL. IF YOU RELY UPON OUR FIGURES, YOU MUST ACCEPT THE RISK OF NOT DOING AS WELL.

WHERE SPECIFIC INCOME FIGURES ARE USED, AND ATTRIBUTED TO AN INDIVIDUAL OR BUSINESS, THOSE PERSONS OR BUSINESSES HAVE EARNED THAT AMOUNT. THERE IS NO ASSURANCE YOU'LL DO AS WELL. IF YOU RELY UPON OUR FIGURES; YOU MUST ACCEPT THE RISK OF NOT DOING AS WELL.

ANY AND ALL CLAIMS OR REPRESENTATIONS, AS TO INCOME EARNINGS ON THIS WEB SITE, ARE NOT TO BE CONSIDERED AS AVERAGE EARNINGS. TESTIMONIALS ARE NOT REPRESENTATIVE.

THERE CAN BE NO ASSURANCE THAT ANY PRIOR SUCCESSES, OR PAST RESULTS, AS TO INCOME EARNINGS, CAN BE USED AS AN INDICATION OF YOUR FUTURE SUCCESS OR RESULTS.

MONETARY AND INCOME RESULTS ARE BASED ON MANY FACTORS. WE HAVE NO WAY OF KNOWING HOW WELL YOU WILL DO, AS WE DO NOT KNOW YOU, YOUR BACKGROUND, YOUR WORK ETHIC, OR YOUR BUSINESS SKILLS OR PRACTICES. THEREFORE WE DO NOT GUARANTEE OR IMPLY THAT YOU WILL WIN ANY INCENTIVES OR PRIZES THAT MAY BE OFFERED, GET RICH, THAT YOU WILL DO AS WELL, OR MAKE ANY MONEY AT ALL. THERE IS NO ASSURANCE YOU'LL DO AS WELL. IF YOU RELY UPON OUR FIGURES; YOU MUST ACCEPT THE RISK OF NOT DOING AS WELL.

WHERE A SPECIFIC EARNINGS AMOUNT IS GIVEN, THE AMOUNT EARNED IS BEFORE REFUNDS AND NON-PAYMENTS. IN OTHER WORDS, BECAUSE I EARNED IT DOESN'T MEAN I'LL BE ABLE TO COLLECT ALL OF IT, AS THERE WILL BE REFUNDS AND NON-PAYMENTS. ALTHOUGH THE EARNINGS ARE ACTUAL EARNINGS BEFORE REFUNDS AND NON-PAYMENTS AND THE METHODS ARE THE METHODS I'VE USED TO MAKE THOSE EARNINGS, NOTHING PRESENTED SHOULD BE INTERPRETED AS TYPICAL RESULTS OR THAT YOU CAN GET SIMILAR RESULTS OR REPLICATE WHAT I HAVE DONE OR EARN ANY MONEY AT ALL.

INTERNET BUSINESSES AND EARNINGS DERIVED THEREFROM, HAVE UNKNOWN RISKS INVOLVED, AND ARE NOT SUITABLE FOR EVERYONE. MAKING DECISIONS BASED ON ANY INFORMATION PRESENTED IN OUR PRODUCTS, SERVICES, OR WEB SITE, SHOULD BE DONE ONLY WITH THE KNOWLEDGE THAT YOU COULD EXPERIENCE SIGNIFICANT LOSSES, OR MAKE NO MONEY AT ALL. ONLY RISK CAPITAL SHOULD BE USED.

ALL PRODUCTS AND SERVICES BY OUR COMPANY ARE FOR EDUCATIONAL AND INFORMATIONAL PURPOSES ONLY. USE CAUTION AND SEEK THE ADVICE OF QUALIFIED PROFESSIONALS. CHECK WITH YOUR ACCOUNTANT, LAWYER OR PROFESSIONAL ADVISOR, BEFORE ACTING ON THIS OR ANY INFORMATION.

USERS OF OUR PRODUCTS, SERVICES AND WEB SITE ARE ADVISED TO DO THEIR OWN DUE DILIGENCE WHEN IT COMES TO MAKING BUSINESS DECISIONS AND ALL INFORMATION, PRODUCTS, AND SERVICES THAT HAVE BEEN PROVIDED SHOULD BE INDEPENDENTLY VERIFIED BY YOUR OWN QUALIFIED PROFESSIONALS. OUR INFORMATION, PRODUCTS, AND SERVICES ON THIS WEB SITE SHOULD BE CAREFULLY CONSIDERED AND EVALUATED, BEFORE REACHING A BUSINESS DECISION, ON WHETHER TO RELY ON THEM. ALL DISCLOSURES AND DISCLAIMERS MADE HEREIN OR ON OUR SITE, APPLY EQUALLY TO ANY OFFERS, PRIZES, OR INCENTIVES, THAT MAY BE MADE BY OUR COMPANY.

YOU AGREE THAT OUR COMPANY IS NOT RESPONSIBLE FOR THE SUCCESS OR FAILURE OF YOUR BUSINESS DECISIONS RELATING TO ANY INFORMATION PRESENTED BY OUR COMPANY, OR OUR COMPANY PRODUCTS OR SERVICES.

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## Notice of Security Risks

Company provides services which may require client to provide company with client's sensitive information. In the event client sends Company, client's sensitive information by email or other means, client acknowledges and understands that email is inherently insecure and may be compromised.

Email connects and passes through many routers and mail servers before receipt by recipient and it is understood in the industry, that during this process and after receipt, email is vulnerable to both physical and virtual eavesdropping. Client understands that current industry standards do not place emphasis on security as information is transferred in plain text, and during this process mail servers regularly conduct unprotected backups of the email that passes through, leaving a digital paper trail that can be easily inspected or compromised months or even years later.

Client understands the risk that the possibility exists that email can be read by any hacker or unauthorized person who gains access to any protected or unprotected router or storage system.

To minimize security risks, Client may choose to fax their password to Company at Company's fax number. In any event, Client acknowledges and agrees that Client will hold Company harmless, against any and all damages, in the event an unauthorized person gains access to Client's Web site, regardless of mode of communication utilized or point of compromise.

To further minimize security risks, Client also agrees to change all passwords, immediately upon Company completing Company services for Client. Limitation On Liability CLIENT AGREES THAT COMPANY, ITS SUBSIDIARIES, AFFILIATES, LICENSORS, SERVICE PROVIDERS, CONTENT PROVIDERS, EMPLOYEES, AGENTS, OFFICERS, AND DIRECTORS WILL NOT BE LIABLE FOR ANY INCIDENTAL, DIRECT, INDIRECT, PUNITIVE, ACTUAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, OR OTHER

DAMAGES, INCLUDING LOSS OF REVENUE OR INCOME, PAIN AND SUFFERING, EMOTIONAL DISTRESS, OR SIMILAR DAMAGES, EVEN IF COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IN NO EVENT WILL THE COLLECTIVE LIABILITY OF COMPANY AND ITS SUBSIDIARIES, AFFILIATES, LICENSORS, SERVICE PROVIDERS, CONTENT PROVIDERS, EMPLOYEES, AGENTS, OFFICERS, AND DIRECTORS, TO ANY PARTY (REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT, OR OTHERWISE) EXCEED THE GREATER OF \$100 OR THE AMOUNT YOU HAVE PAID TO COMPANY FOR THE APPLICABLE CONTENT, PRODUCT OR SERVICE OUT OF WHICH LIABILITY AROSE.

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## PRIVACY POLICY

Your privacy is very important to us. We want to make your experience on the Internet as enjoyable and rewarding as possible, and we want you to use the Internet's vast array of information, tools, and opportunities with complete confidence.

We have created this Privacy Policy to demonstrate our firm commitment to privacy and security. This Privacy Policy describes how our company collects information from all end users of our Internet services (the "Services")-those who access some of our Services but do not have accounts ("Visitors") as well as those who may purchase Products and/or pay a monthly service fee to subscribe to the Service ("Members")-what we do with the information we collect, and the choices Visitors and Members have concerning the collection and use of such information. We request that you read this Privacy Policy carefully. By visiting our Company Web site, you are consenting to our policy of collecting and using your data.

### Personal Information Our Company Collects and How it is Used

**Introduction.** Our company collects information in different ways from Visitors and Members who access the various parts of our Services and the network of Web sites accessible through our Service. We use this information primarily to provide a customized experience as you use our Products and Services, and generally, do not share this information with third parties.

**Registration:** Members may be asked to provide certain personal information when they sign up for our Products or Services including personal information. The personal information collected from Members during the registration process is used to manage each Member's account (such as for billing purposes) and for providing the service to the Member. This information may be shared with third parties, as stated herein, or in special circumstances.

However, we may disclose personal information collected if we have received your permission beforehand or in very special circumstances, such as when we believe that such disclosure is required by law or other special cases described below.

However, in instances where our company and a partner jointly promote our Services, we may provide the partner certain personal information, such as the name, address, and username of persons who subscribed to the Services as a result of the joint promotion for the sole purpose of allowing us and the partner to assess the results of the promotion.

In this instance, personal information may not be used by the partner for any other purpose. We may also generate non-identifying and aggregate profiles from personal information Members provide during registration (such as the total number, but not the names, of Members). As explained in more detail below, we may use this aggregated and non-identifying information to sell advertisements that appear on the Services.

**Our Company Partners and Sponsors:** Some products and services may be offered to Visitors and Members in conjunction with an affiliate, independent contractor seller or non-affiliated partner. To provide Visitors and Members some of these products and services, the partner may need to collect and maintain personal information. In these instances, you will be notified before any such data is collected or transferred and may decide not to use that particular service or feature.

Additionally, our partners may have advertisements or co-branded Web Pages that are cosponsored by an affiliate, independent contractor seller, or non-affiliated partner. Our company may share non-identifying and aggregate information (except as described above), but not personal information, with such partners in order to administer the co-branded products or services offered.

Our Company collects personal information through forms you complete on the site, as well as but not limited to contests, sweepstakes, text messages, emails, faxes, telephone calls, postal mail or other communications with the user, as well as from outside sources such as credit card processors and database vendors.

**Online Shopping:** At some Web sites, you can purchase products and services or register to receive materials, such as a newsletter, catalog or new product and service updates. In many cases, you may be asked to provide contact information, such as your name, address, email address, phone number, and credit/debit card information.

If you complete an order for someone else, such as an online gift order sent directly to a recipient, you may be asked to provide information about the recipient, such as the recipient's name, address, and phone number. Our company has no control over the third parties' use of any personal information you provide when placing such an order. Please exercise care when doing so.

If you order services or products directly from our company we will use the personal information you provide only to process that order. We do not share this information with outside parties except to the extent necessary to complete that order.

**Online Advertisements:** Our company may display our online advertisements. In those cases we share aggregated and non-identifying information about our Visitors and Members collected through the registration process as well as through online surveys and promotions with these advertisers.

Additionally, in some instances, we use this aggregated and non-identifying information to deliver tailored advertisements or joint ventures. For instance, an advertiser or joint venture company tells us the audience they want to reach and provides us an advertisement tailored to the audience.

Based upon the aggregated and non-identifying information we have collected, we may then display or send the advertisement to the intended audience. Our company does not share personal information about its Visitors or Members with these advertisers or joint venture companies.

**Responses to Email Inquiries:** When Visitors or Members send email inquiries to our company, the return email address is used to answer the email inquiry we receive. Our company does not use the return email address for any other purpose and does not share the return email address with any third party.

**Voluntary Customer Surveys:** We may periodically conduct both business and individual customer surveys. We encourage our customers to participate in these surveys because they provide us with important information that helps us to improve the types of products and services we offer and how we provide them to you. Your personal information and responses will remain strictly confidential, even if the survey is conducted by a third party. Participation in our customer surveys is voluntary.

We may take the information we receive from individuals responding to our Customer Surveys and combine (or aggregate) it with the responses of other customers we may have, to create broader, generic responses to the survey questions (such as gender, age, residence, hobbies, education, employment, industry sector, or other demographic information). We then use the aggregated information to improve the quality of our services to you, and to develop new services and products. This aggregated, non-personally identifying information may be shared with third parties.

**Special Cases:** It is our company's policy not to use or share the personal information about Visitors or Members in ways unrelated to the ones described above without also providing you an opportunity to opt out or otherwise prohibit such unrelated uses.

By visiting our Company Web site, you are consenting to our policy of collecting and using your data. If you do not want to consent to our policy of collecting and using your data you can “opt out” of our Social Network and Facebook.com Website Customer Audience Ads advertising policy by notifying Company.

You may opt out from any of the social media website lists (such as Facebook.com and Twitter.com), email opt-in lists, tracking lists (such as Google Analytics) at their respective places of online business.

Our Company may use Remarketing Ads from various vendors. You may opt-out of any of these campaigns at their places of online business. Our Company does not conduct inquiries into the information collection practices of third parties.

Responses to Email Inquiries: When Visitors or Members send email inquiries to our company, the return email address is used to answer the email inquire we receive. Visitor and Member acknowledges the return email address may also be used to contact the Visitor or Member in the future for any reason.

“Cookies” and How Our Company Uses Them. A “cookie” is a small data file that can be placed on your hard drive when you visit certain Web sites. Our company may use cookies to collect, store, and sometimes track information for statistical purposes to improve the products and services we provide and to manage our telecommunications networks.

If you are a Visitor or Member we may use a cookie to save your settings and to provide customizable and personalized services. These cookies do not enable third parties to access any of your customer information.

Additionally, be aware that if you visit other Web sites where you are prompted to log in or that are customizable, you may be required to accept cookies. We do not control use of these cookies and expressly disclaim responsibility for any information collected through them.

Advertisers and partners may also use their own cookies. We do not control use of these cookies and expressly disclaim responsibility for information collected through them.

Voluntary Customer Surveys: We may periodically conduct both business and individual customer surveys. We encourage our customers to participate in these surveys because they provide us with important information that helps improve the types of products and services we offer and how we provide them to you. We may take the information we receive from individuals responding to our Customer Surveys and combine (or aggregate) it with responses of other customers we may have, to create broader, generic response to the survey questions (such as gender, age, and other demographic information). We then use the aggregated information to improve the quality of our services to you, and to develop new services and products. This aggregated, non-personally identifying information may be shared with third parties.

Testimonials: Any communication that Visitor or Member gives to Company may be used by Company as a Testimonial without Visitor or Member’s express permission. Express permission is implied by communicating with the Company.

Also, we may disclose personal information about Visitors or Members, or information regarding your use of the Services or Web sites accessible through our Services, for any reason if, in our sole discretion, we believe that it is reasonable to do so, including: credit agencies, collection agencies, merchant database agencies, law enforcement, or to satisfy laws, such as the Electronic Communication Privacy Act, the Child Online Privacy Act, regulations, or governmental or legal requests for such information: to disclose information is this necessary to identify, contact, or bring legal action against someone who may be violating our Acceptable Use Policy or Terms of Service, or other user policies; to operation the Services properly; or to protect our Company and our Members.

Our Company Commitment to Children’s Privacy. Protecting children’s privacy is especially important to us. It is our policy to comply with the Children’s Online Privacy Protection Act of 1998 and all other applicable laws. Therefore we restrict our Web site to persons eighteen years or older.



YOU MUST BE EIGHTEEN (18) YEARS OR OLDER TO ACCESS THIS WEB SITE. IF YOU ARE UNDER EIGHTEEN YEARS OF AGE, YOU ARE NOT PERMITTED TO ACCESS THIS WEB SITE FOR ANY REASON. DUE TO THE AGE RESTRICTIONS FOR USE OF THIS WEB SITE, NO INFORMATION OBTAINED BY THIS WEB SITE, FALLS WITHIN THE CHILD ONLINE PRIVACY ACT (COPA) AND IS NOT MONITORED AS DOING SO.

Public Forums: Please remember that any information you may disclose in any Member Directory, or other public areas of our Web sites or the Internet, becomes public information. You should exercise caution when deciding to disclose personal information in these public areas.

Our Company's Commitment to Data Security: Services and Web sites we sponsor have security measures in place to protect the loss, misuse, and alteration of the information under our control. While we make every effort to ensure the integrity and security of our network and systems, we cannot guarantee that our security measures will prevent third-party "hackers" from illegally obtaining this information.

Where to Direct Questions About Our Privacy Policy: If you have any questions about this Privacy Policy or the practices described herein, you may contact us through the contact information provided on this Web site.

Revisions to This Policy: Our company reserves the right to revise, amend, or modify this policy, our Terms Of Service agreement, and our other policies and agreements at any time and in any manner, by updating this posting. Your use of this web site after such changes are implemented constitutes your acknowledgement and acceptance of these changes. Please consult this privacy statement prior to every use for any changes.

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