

iPustak - UPLOADER AGREEMENT

PLEASE READ THIS UPLOADER CONTENT AGREEMENT ("AGREEMENT") CAREFULLY BEFORE UPLOADING ANY CONTENT (hereinafter called and referred to as "USER CONTENT") FOR UPLOADING THE USER CONTENT THAT MAY BE MADE AVAILABLE TO IPUSTAK USERS VIA THE IPUSTAK PLATFORM, IN THE FUTURE FOR FREE OR FOR A CHARGE.

IF YOU DO NOT AGREE TO THESE TERMS, YOU CANNOT UPLOAD, PUBLISH OR DISTRIBUTE, USER CONTENT ON THE IPUSTAK PLATFORM.

1. ELIGIBILITY :

1. In order to upload User Content to iPustak, you must:
 2. be at least 18 years of age (or the age of majority in your state of residence if it is other than 18);
 3. If you are uploading User Content to iPustak on behalf of an organization, then the said organization must be a legal entity and/or must be registered as per laws of your respective country AND THAT you must be an authorized representative of such organization with the authority to bind such organization to these terms and agree to these terms on behalf of such organization;
2. iPustak reserves the right to refuse participation to any applicant or participant at any time in its sole discretion by terminating, without any advance notice and/or explanation for the same. Moreover, any User cannot ask for any explanation for termination, revocation and/or suspension of his application and/or account.

2. INCORPORATION BY REFERENCE :

The following additional iPustak terms, policies, and guidelines are expressly incorporated herein and form a binding part of this Agreement as if incorporated and reproduced fully herein:

1. iPustak Privacy Policy
2. iPustak Terms of Use

3. CERTAIN RIGHTS OF iPustak :

iPustak will solely control the iPustak Platform, all its features and functionality thereof and will have the right to modify, change, and/or amend the same at all times, in its sole discretion without any prior notice and/or consent and/or intimation to the iPustak Users. iPustak reserves the right to remove or delete any particular piece of User Content from the iPustak Platform at any time, at its sole discretion, without any cause, reasons, consent and/or notice to you.

4. AUTHORIZATION TO UPLOAD :

Subject to your full and timely consent to all the terms and conditions set out in this Agreement and its compliance, iPustak hereby authorizes you to use the iPustak Platform for the uploading and distributing of authorized, valid and legitimate digital content, including electronic documents ("User Content"). User Content is to be uploaded at your own risk. Notwithstanding anything to the contrary herein, iPustak does not guarantee that there will be no unauthorized copying or distribution of User Content nor will iPustak be responsible and/or liable for any unauthorized copying or usage of the User Content although iPustak will diligent to curb or prevent any unauthorized copying or distribution.

5. PROHIBITED USES :

1. Your authorization to use the iPustak Platform for the uploading and distribution of User Content is subject to the following restrictions:
 1. You should not share, copy, adapt, redistribute, reconfigure, modify, create derivative works from, resell, profit from, or otherwise exploit content accessed through iPustak's service other than as permitted by iPustak.
 2. You should not act in any way that violates any guidelines, or any other agreement between iPustak and yourself, or engage in any action or practice that disparages or devalues iPustak's reputation and/or goodwill.
 3. You should not upload and distribute any digital data which may hurt religious sentiments of any people and/or institutions and/or organizations etc.
 4. You should not upload and distribute any digital data which is of abusive nature.
 5. You should not upload and distribute any digital data which threatens any person, community, institution etc.
 6. You should not upload and distribute any digital data which may harm the sovereignty and integrity of India and other countries in the world.

7. You should not upload and distribute any digital data which may harm the security of the State, friendly relations with foreign States, public order, decency or morality.

8. You should not upload and distribute any digital data which is in relation to contempt of any court.

9. You should not upload and distribute any digital data which may cause incitement to an offence.

2. You acknowledge that any attempted or actual violation of any of the foregoing shall always be deemed as a material breach of this Agreement AND THAT iPustak may pursue any and all applicable legal and equitable remedies against you, including an immediate suspension of your account, application, participation or termination of this Agreement, and the pursuit of all available civil or criminal remedies ALWAYS PROVIDED THAT, "MUMBAI" (Maharashtra, India) shall always be deemed as acceptable to both the parties for all the purposes of Territorial Jurisdiction.

6. GRANT OF LICENSE TO iPustak IN USER CONTENT :

By uploading User Content via the iPustak Platform, you hereby grant to iPustak a worldwide, non-exclusive, transferable, assignable, fully paid-up, royalty-free, license (with the right to grant and authorize sublicenses) to host, transfer, display, perform, reproduce, distribute, compress or convert for distribution, monetize, charge money for, restrict access to view, restrict access to download, advertise against, and otherwise exploit Your User Content, in any media formats and through any media channels, in order to publish and promote such User Content in connection with services offered or to be offered by iPustak. Such license will apply to any form, media, or technology now known or hereafter developed. Whether your content is uploaded under the free access or the paid access terms, you grant iPustak the right to restrict access to view or to download your content (for example, without limitation, to paying users) and to charge users for access to your content, subject to certain configuration options provided to you by iPustak, Subject to the terms and limitations set forth herein, you may terminate this grant of license to iPustak as to any specific

piece of User Content by requesting to remove or delete that piece of User Content from the iPustak Platform; provided, however, that it is understood and agreed that iPustak may retain a copy of any User content as necessary to make it available to any other user who has paid for that access, and provided further that iPustak may, but is not required to, retain indefinitely a copy of any User Content for archival purposes.

7. GRANT OF LICENSE TO OTHER iPustak USERS :

By uploading User Content via the iPustak Platform, you hereby grant to each User who is authorized to access Your User Content a non-exclusive license to access and use Your User Content under the terms indicated by you when you uploaded such User Content (e.g. free access or paid access). Notwithstanding the foregoing, you hereby grant to each such User at least a limited, non-exclusive, license to view, download (including, without limitation, download to a portable device, but subject to download restrictions either made by iPustak or by you), print and have printed such User Content for personal use in the manner contemplated by this Agreement with its true intents or spirit and the iPustak Platform. If your content is uploaded under a paid access model, you additionally grant to all Users (including Users not authorized to access the content), a license to view a limited Preview of your content, as specified by your document preview settings. The foregoing license granted by you terminates as to a specific piece of User Content once you remove or delete such User Content from the iPustak Platform PROVIDED HOWEVER THAT User's rights to such User Content arising out of distributions occurring on or prior to deletion of such User Content from the iPustak Platform survive any termination or expiration of the license granted in this section 7.

8. RESERVATION OF RIGHTS :

1. Subject to the licenses granted herein, you retain all your ownership rights in User Content uploaded and owned by you.
2. If you are a copy right, patent, trademarks, etc. (any kind of Intellectual Property Right) holder then you have to furnish such information to the iPustak in advance along with your terms and conditions for usage.

9. CONFIDENTIALITY :

You agree not to disclose the Confidential Information of iPustak without iPustak's prior written consent. For the purposes of this section, "Confidential Information" includes without limitation:

1. software, technology, specifications, guidelines, documentation or other materials relating to the iPustak Platform;
2. rates or statistics relating the iPustak Platform; and
3. any other information designated by iPustak as "confidential" or an equivalent designation, whether orally or in writing. You may accurately disclose the amount of iPustak's gross payments to you.

10. TERM AND TERMINATION :

1. TERM :

The term of this Agreement will begin on the date you upload Your User Content and will continue until terminated in accordance with the provisions set forth in this Section 10 (the "Term").

2. TERMINATION :

iPustak may, at its discretion and without reason, cause, consent, liability, or prior notice to you, immediately terminate this Agreement, your iPustak Account, or suspend your iPustak upload privileges at any time in its own discretion. You may terminate this Agreement by providing iPustak, in writing your intended termination

through electronic mail at info@iPustak.com. This Agreement will be deemed as terminated by you fifteen (15) business days after iPustak's receipt of such notice.

3. EFFECT OF TERMINATION :

Upon termination of this Agreement, any provision which, by its nature or express terms, will survive such termination or expiration.

4. RETIRING USER CONTENT :

If you choose to remove or delete Your User Content from the iPustak Platform, it will not be available to Users following the date of such request of removal or deletion (the "Deletion Date"). Notwithstanding the foregoing or anything else to the contrary in this Agreement, iPustak may permit those Users that purchased Your User Content prior to the Deletion Date to continue to have access to Your User Content after the Deletion Date, and iPustak may continue to reproduce, display, host, and otherwise use such User Content as necessary to enable such access. Additionally, Users who have downloaded offline copies of Your User Content (including, without limitation to iPustak's Mobile Applications), may continue to access that content.

11. YOUR REPRESENTATIONS AND WARRANTIES :

You are solely responsible and liable for Your User Content and the consequences of whatsoever nature, upon uploading and publishing them ALWAYS PROVIDED THAT iPustak shall not be held responsible and/or liable for Your User Content AND THAT iPustak should not be made a party to any litigation arising thereby. By uploading and publishing Your User Content, you represent and warrant that:

1. All of the information that you provide to iPustak under this Agreement is current and accurate;

2. You are the creator and owner of or have the necessary licenses, rights, consents, releases and permissions in accordance with Laws relating to Intellectual Property Rights of your respective State and/or Country to use and to authorize iPustak and iPustakâ€™s Users to use Your User Content in the manner permitted herein;

3. Your User Content does not and will not slander, defame, or libel any other party (including person/s, organization/s, legal entity/ies, institution/s, etc.), violate any other partyâ€™s publicity rights or trade secret rights, be obscene, or otherwise unlawful;

4. You have not entered into any other agreement with a third party that is in conflict with the terms of this Agreement;

5. Your User Content does not contain any viruses, adware, spyware, worms, other malicious code, etc.;

6. Your User Content is free of any digital rights management, including any software designed to limit the number of times User Content may be copied or played;

7. no claim has been asserted nor have any proceedings been instituted by any third party against you or your predecessors in title for the infringement of intellectual property rights in Your User Content;

12. iPustak DISCLAIMER OF WARRANTIES :

In addition to the warranties disclaimed in the iPustak Terms of Use, iPustak expressly disclaims any warranty that the security measures used to protect User

Content used by iPustak herein will be effective. iPustak makes no assurances that such security measures will withstand attempts to evade security mechanisms or that there will be no cracks, disablements or other circumvention of such security measures.

13. RELATIONSHIP OF THE PARTIES; REMEDIES CUMULATIVE :

The parties are independent contractors with respect to each other. This Agreement does not constitute and may not be construed as constituting a partnership or joint venture among the parties hereto, or an employee-employer relationship. No party shall have any right to obligate or bind any other party in any manner whatsoever, and nothing herein contained shall give, or is intended to give, any rights of any kind to any third parties. Rights and remedies provided in this Agreement are cumulative and not exclusive of any right or remedy provided at law or in equity in relation of your contents in the iPustak.

14. CUSTOMER SERVICE :

For assistance with questions regarding this Agreement, you can send an e-mail to info@iPustak.com. Responses to emails will be provided as soon as possible.

15. UNITED STATES EXPORT CONTROLS :

You shall not at any time upload any User Content that requires licenses or authorizations from any Government agencies. Relevant regulations in countries worldwide wherever applicable include but not limited to the State Department's International Traffic in Arms Regulations and the Commerce Department's Export Administration Regulations. You shall not post any ITAR-controlled technical data and other applicable information, including any official Department of Defense documents, on iPustak that have not been authorized for public release by the appropriate Government agency AND FURTHER THAT any kind of digital data which is confidential, personal, private, secured, illegal, and/or unauthorized by any

Government, Organization, institution, etc. It is your responsibility to ensure that you comply with these laws as well as comply with the law of land and do not post any item on iPustak that is not authorized for public release under the applicable laws, regulations and restrictions. Your rights under these Terms are contingent on your compliance with this provision.

16. FREE CONTENT, CONTENT FOR SALE, AND FEES AND COMPENSATION :

1. When uploading User Content to the iPustak Platform, you have the option to make it available for free to iPustak Users or to make it available for a fee/sale in consultation with iPustak. If you choose to make it available for a fee/sale via the iPustak Platform you may discuss the price you would like to receive from iPustak Users to access Your User Content via the iPustak Platform with competent authority within iPustak. You may contact info@sonicoctaves.com if you may choose to make the Your User Content available for a fee/sale to iPustak Users. If the access is not restricted by express statement in writing, you authorize iPustak to utilize the CONTENT to distribute for free on the platforms and distribution channels as deemed fit at a complete discretion of the COMPANY.

2. EXPRESS EXEMPTIONS :

iPustak shall not be liable for any payment if your account information is not valid or up-to-date, or based on a result of any breach of this Agreement by you.

3. TAX MATTERS :

In case of the paid content, You are solely responsible for determination and payment of any Indian, central, state, local or foreign taxes including, but not limited to, any sales or use taxes or G.S.T., required to be collected or paid in connection with the transactions contemplated by this Agreement and you shall indemnify iPustak against any and all such Taxes. You have reviewed with your own tax advisors the Indian central, state, local and foreign tax consequences of the transactions contemplated by this Agreement. You are relying solely on such advisors and not on any statements or representations of iPustak or any of its agents. iPustak shall be entitled to deduct and withhold from any payments pursuant to this Agreement in such amounts as may be required to be deducted or withheld

therefrom pursuant to any provision of U.S. federal, state, local or foreign tax law or any applicable legal requirement. To the extent such amounts are so deducted or withheld, such amounts shall be treated for all purposes under this Agreement as having been paid to the person to whom such amounts would otherwise have been paid.

4. NO OTHER FEES ; DISPUTE OF PAYMENTS :

No other fees or royalties will be payable by iPustak to you under this Agreement, in connection with the iPustak Store, or the provision of other materials or services under this Agreement. iPustak may change its pricing and/or payment structure at any time. If you dispute any payment made under the iPustak Store, you must notify iPustak in writing within thirty (30) days of any such payment; failure to so notify iPustak shall result in the waiver by you of any claim relating to any such disputed payment in favor of iPustak.

5. WITHHOLDING PAYMENTS ; SPECIAL CIRCUMSTANCES :

iPustak reserves the right to withhold payment from you if :

1. Your User Content is removed by iPustak for any reason;
2. Your iPustak Account is suspended or restricted or your access to the iPustak Platform is disabled;
3. You violate the Terms of Service, or the iPustak Platform Terms of Use, including any applicable guidelines; or
4. Your User Content is the subject-matter of allegations of infringement or other violations of law or the rights of third parties.

17. INDEMNITY :

The user i.e. you hereby absolutely indemnify and keep indemnified and harmless to the iPustak, Sonic Octaves pvt. Ltd. Or any entity related to iPustak, and its employer and staffers from any kind of litigation, suit, legal proceeding, etc., arising from Your User Content or any other reason of whatsoever nature. You further declare and undertake to bear all expenses, costs and charges in respect of any

such claim, demand, suit and/or litigation and/or legal proceedings that may be filed by any other person/s, institution/s, organization/s etc. against you as well as against iPustak for Your User Content or any other reason of whatsoever nature.

18. RECONCILIATION BY MEDIATION IN DISPUTES ARISING, IF ANY :

All the Registered Users have already agreed and undertaken to observe and comply with all terms and conditions and honor the entire text of this "iPustak UPLOADER AGREEMENT" in its true spirit and intents. Should, for any unfortunate reason any dispute arises with regard to interpretation and implementation of the Terms and Conditions envisaged and recorded in this "iPustak UPLOADER AGREEMENT", the same shall initially be referred to by the aggrieved party for process of Reconciliation and Mediation for redressal of such grievance before seeking any other legal remedies by resorting to filing of complaint/s and/or civil suit/s and/or Criminal Suit/s in the court of law AND FOR THAT PURPOSE Mr. Kaustubh Rajendra Joshi (Mob. No.: +91-9702284645, E-mail ID : adv.kaustubh.joshi@gmail.com) presently having his office at G-11A, Vijay Industrial Estate, Near Evershine Mall, Link Road, Chinchavali Bandar, Malad (West), Mumbai - 400064 is nominated and appointed as Mediator AND THAT the said Mr. Kaustubh Rajendra Joshi has agreed to act as a Mediator having been appointed mutually AND THAT he has been apprised of the entire text of this document and has agreed to act as Mediator so appointed mutually.

By agreeing with our terms and conditions, it shall always be deemed that you have read, understood and acknowledged our all terms and conditions contained herein.

Privacy Policy

At iPustak.com, which is a audiobook brand of Sonic Octaves Pvt. Ltd. ("we" or "us" or "our") respects the privacy of our users ("user" or "you"). This Privacy Policy explains how we collect, use, disclose, and safeguard your information when you visit our website [name of website.com] [and our mobile application], including any other media form, media channel, mobile website, or mobile application related or connected thereto (collectively, the "Site"). Please read this privacy policy carefully. If you do not agree with the terms of this privacy policy, please do not access the site.

We reserve the right to make changes to this Privacy Policy at any time and for any reason. We will alert you about any changes by updating the “Last Updated” date of this Privacy Policy. Any changes or modifications will be effective immediately upon posting the updated Privacy Policy on the Site, and you waive the right to receive specific notice of each such change or modification.

You are encouraged to periodically review this Privacy Policy to stay informed of updates. You will be deemed to have been made aware of, will be subject to, and will be deemed to have accepted the changes in any revised Privacy Policy by your continued use of the Site after the date such revised Privacy Policy is posted.

This Privacy Policy was created using Termly’s [Privacy Policy Generator](#).

COLLECTION OF YOUR INFORMATION

We may collect information about you in a variety of ways. The information we may collect on the Site includes:

Personal Data

Personally identifiable information, such as your name, shipping address, email address, and telephone number, and demographic information, such as your age, gender, hometown, and interests, that you voluntarily give to us or when you choose to participate in various activities related to the Site and our mobile application, such as online chat and message boards. You are under no obligation to provide us with personal information of any kind, however your refusal to do so may prevent you from using certain features of the Site and our mobile application.

Derivative Data

Information our servers automatically collect when you access the Site, such as your IP address, your browser type, your operating system, your access times, and the pages you have viewed directly before and after accessing the Site. If you are using our mobile application, this information may also include your device name and type, your operating system, your phone number, your country, your likes and replies to a

post, and other interactions with the application and other users via server log files, as well as any other information you choose to provide.

Data From Social Networks

User information from social networking sites, such as [Apple's Game Center, Facebook, Google+, Instagram, Pinterest, Twitter], including your name, your social network username, location, gender, birth date, email address, profile picture, and public data for contacts, if you connect your account to such social networks. If you are using our mobile application, this information may also include the contact information of anyone you invite to use and/or join our mobile application.

Mobile Device Data

Device information, such as your mobile device ID, model, and manufacturer, and information about the location of your device, if you access the Site from a mobile device.

Third-Party Data

Information from third parties, such as personal information or network friends, if you connect your account to the third party and grant the Site permission to access this information.

Data from Contests, Giveaways, and Surveys

Personal and other information you may provide when entering contests or giveaways and/or responding to surveys.

Mobile Application Information

If you connect using our mobile application:

- *Geo-Location Information.* We may request access or permission to and track location-based information from your mobile device, either continuously or while you are using our mobile application, to provide location-based services. If you wish to change our access or permissions, you may do so in your device's settings.
- *Mobile Device Access.* We may request access or

permission to certain features from your mobile device, including your mobile device's Bluetooth, calendar, camera, contacts, microphone, reminders, sensors, SMS messages, social media accounts, storage, and other features. If you wish to change our access or permissions, you may do so in your device's settings.

- *Mobile Device Data.* We may collect device information (such as your mobile device ID, model and manufacturer), operating system, version information and IP address.

- *Push Notifications.* We may request to send you push notifications regarding your account or the Application. If you wish to opt-out from receiving these types of communications, you may turn them off in your device's settings.

USE OF YOUR INFORMATION

Having accurate information about you permits us to provide you with a smooth, efficient, and customized experience. Specifically, we may use information collected about you via the Site or our mobile application]to:

- Administer sweepstakes, promotions, and contests.
- Assist law enforcement and respond to subpoena.
- Compile anonymous statistical data and analysis for use internally or with third parties.
 - Create and manage your account.
 - Deliver targeted advertising, coupons, newsletters, and other information regarding promotions and the Site [and our mobile application] to you.
 - Email you regarding your account or order.
 - Enable user-to-user communications.
 - Fulfill and manage purchases, orders, payments, and other transactions related to the Site and our mobile application.
 - Generate a personal profile about you to make future visits to the Site [and our mobile application] more personalized.

- Increase the efficiency and operation of the Site [and our mobile application].
- Monitor and analyze usage and trends to improve your experience with the Site and our mobile application.
- Notify you of updates to the Site and our mobile applications
- Offer new products, services, mobile applications, and/or recommendations to you.
- Perform other business activities as needed.
- Prevent fraudulent transactions, monitor against theft, and protect against criminal activity.
- Process payments and refunds.
- Request feedback and contact you about your use of the Site and our mobile application.
- Resolve disputes and troubleshoot problems.
- Respond to product and customer service requests.
- Send you a newsletter.
- Solicit support for the Site and our mobile application.

DISCLOSURE OF YOUR INFORMATION

We may share information we have collected about you in certain situations. Your information may be disclosed as follows:

By Law or to Protect Rights

If we believe the release of information about you is necessary to respond to legal process, to investigate or remedy potential violations of our policies, or to protect the rights, property, and safety of others, we may share your information as permitted or required by any applicable law, rule, or regulation. This includes exchanging information with other entities for fraud protection and credit risk reduction.

Third-Party Service Providers

We may share your information with third parties that perform services for us or on our behalf, including payment processing, data analysis, email delivery, hosting

services, customer service, and marketing assistance.

Marketing Communications

With your consent, or with an opportunity for you to withdraw consent, we may share your information with third parties for marketing purposes, as permitted by law.

Interactions with Other Users

If you interact with other users of the Site [and our mobile application], those users may see your name, profile photo, and descriptions of your activity, including sending invitations to other users, chatting with other users, liking posts, following blogs.

Online Postings

When you post comments, contributions or other content to the Site [or our mobile applications], your posts may be viewed by all users and may be publicly distributed outside the Site [and our mobile application] in perpetuity.

Third-Party Advertisers

We may use third-party advertising companies to serve ads when you visit the Site [or our mobile application]. These companies may use information about your visits to the Site [and our mobile application] and other websites that are contained in web cookies in order to provide advertisements about goods and services of interest to you.

Affiliates

We may share your information with our affiliates, in which case we will require those affiliates to honor this Privacy Policy. Affiliates include our parent company and any subsidiaries, joint venture partners or other companies that we control or that are under common control with us.

Business Partners

We may share your information with our business partners to offer you certain products, services or promotions.

Other Third Parties

We may share your information with advertisers and investors for the purpose of conducting general business analysis. We may also share your information with such third parties for marketing purposes, as permitted by law.

Sale or Bankruptcy

If we reorganize or sell all or a portion of our assets, undergo a merger, or are acquired by another entity, we may transfer your information to the successor entity. If we go out of business or enter bankruptcy, your information would be an asset transferred or acquired by a third party. You acknowledge that such transfers may occur and that the transferee may decline honor commitments we made in this Privacy Policy.

We are not responsible for the actions of third parties with whom you share personal or sensitive data, and we have no authority to manage or control third-party solicitations. If you no longer wish to receive correspondence, emails or other communications from third parties, you are responsible for contacting the third party directly.

TRACKING TECHNOLOGIES

Cookies and Web Beacons

We may use cookies, web beacons, tracking pixels, and other tracking technologies on the Site and our mobile application to help customize the Site and our mobile application and improve your experience. When you access the Site or our mobile application, your personal information is not collected through the use of tracking technology. Most browsers are set to accept cookies by default. You can remove or reject cookies, but be aware that such action could affect the availability and functionality of the Site or our mobile application. You may not decline web beacons. However, they can be rendered ineffective by declining all cookies or by modifying your web browser's settings to notify you each time a cookie is tendered, permitting you to accept or decline cookies on an individual basis.

We may use cookies, web beacons, tracking pixels, and other tracking technologies on the Site and our mobile application to help customize the Site and our mobile application and improve your experience. For more information on how we use cookies, please refer to our Cookie Policy posted on the Site, which is incorporated into this Privacy Policy. By using the Site, you agree to be bound by our Cookie Policy.

Internet-Based Advertising

Additionally, we may use third-party software to serve ads on the Site and our mobile application, implement email marketing campaigns, and manage other interactive marketing initiatives. This third-party software may use cookies or similar tracking technology to help manage and optimize your online experience with us.

Website Analytics

We may also partner with selected third-party vendors to allow tracking technologies and remarketing services on the Site [and our mobile application] through the use of first party cookies and third-party cookies, to, among other things, analyze and track users' use of the Site [and our mobile application] , determine the popularity of certain content and better understand online activity. By accessing the Site ,our mobile application, you consent to the collection and use of your information by these third-party vendors. You are encouraged to review their privacy policy and contact them directly for responses to your questions. If you do not want any information to be collected and used by tracking technologies, you can visit the third-party vendor

You should be aware that getting a new computer, installing a new browser, upgrading an existing browser, or erasing or otherwise altering your browser's cookies files may also clear certain opt-out cookies, plug-ins, or settings.

THIRD-PARTY WEBSITES

The Site and our mobile application may contain links to third-party websites and applications of interest, including advertisements and external services that are not affiliated with us. Once you have used these links to leave the Site or our mobile

application, any information you provide to these third parties is not covered by this Privacy Policy, and we cannot guarantee the safety and privacy of your information. Before visiting and providing any information to any third-party websites, you should inform yourself of the privacy policies and practices (if any) of the third party responsible for that website, and should take those steps necessary to, in your discretion, protect the privacy of your information. We are not responsible for the content or privacy and security practices and policies of any third parties, including other sites, services or applications that may be linked to or from the Site or our mobile application.

SECURITY OF YOUR INFORMATION

We use administrative, technical, and physical security measures to help protect your personal information. While we have taken reasonable steps to secure the personal information you provide to us, please be aware that despite our efforts, no security measures are perfect or impenetrable, and no method of data transmission can be guaranteed against any interception or other type of misuse. Any information disclosed online is vulnerable to interception and misuse by unauthorized parties. Therefore, we cannot guarantee complete security if you provide personal information.

POLICY FOR CHILDREN

We do not knowingly solicit information from or market to children under the age of 13. If you become aware of any data we have collected from children under age 13, please contact us using the contact information provided below.

CONTROLS FOR DO-NOT-TRACK FEATURES

No uniform technology standard for recognizing and implementing DNT signals has been finalized. As such, we do not currently respond to DNT browser signals or any other mechanism that automatically communicates your choice not to be tracked online. If a standard for online tracking is adopted that we must follow in the future,

we will inform you about that practice in a revised version of this Privacy Policy./Most web browsers and some mobile operating systems and our mobile applications include a Do-Not-Track (“DNT”) feature or setting you can activate to signal your privacy preference not to have data about your online browsing activities monitored and collected. If you set the DNT signal on your browser, we will respond to such DNT browser signals.

OPTIONS REGARDING YOUR INFORMATION

[Account Information]

You may at any time review or change the information in your account or terminate your account by:

- Logging into your account settings and updating your account
- Contacting us using the contact information provided below
- [Other]

Upon your request to terminate your account, we will deactivate or delete your account and information from our active databases. However, some information may be retained in our files to prevent fraud, troubleshoot problems, assist with any investigations, enforce our Terms of Use and/or comply with legal requirements.]

Emails and Communications

If you no longer wish to receive correspondence, emails, or other communications from us, you may opt-out by:

- Noting your preferences at the time you register your account with the Site or our mobile application
- Logging into your account settings and updating your preferences.
- Contacting us using the contact information provided below

If you no longer wish to receive correspondence, emails, or other communications from third parties, you are responsible for contacting the third party directly.

CALIFORNIA PRIVACY RIGHTS

California Civil Code Section 1798.83, also known as the “Shine The Light” law,

permits our users who are California residents to request and obtain from us, once a year and free of charge, information about categories of personal information (if any) we disclosed to third parties for direct marketing purposes and the names and addresses of all third parties with which we shared personal information in the immediately preceding calendar year. If you are a California resident and would like to make such a request, please submit your request in writing to us using the contact information provided below.

If you are under 18 years of age, reside in California, and have a registered account with the Site [or our mobile application], you have the right to request removal of unwanted data that you publicly post on the Site [or our mobile application]. To request removal of such data, please contact us using the contact information provided below, and include the email address associated with your account and a statement that you reside in California. We will make sure the data is not publicly displayed on the Site [or our mobile application], but please be aware that the data may not be completely or comprehensively removed from our systems.

CONTACT US

If you have questions or comments about this Privacy Policy, please contact us at:

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