Reliquary Publishing Legal Notices Please excuse our appearance - this area is under construction.

3 Com



PRIVACY NOTICE

Last updated June 08, 2025

This Privacy Notice for Rainforest RN, LLC ("we," "us," or "our"), describes how and why we might access, collect, store, use, and/or share ("process") your personal information when you use our services ("Services"), including when you:

- Visit our website at http://www.rainforestm.com, or any website of ours that links to this Privacy Notice
- Download and use our mobile application, or any other application of ours that links to this Privacy Noice
- Use In-home numing services, including foot and nail care, madical pedicures, mancures, wound care, estomy care, vital signs monitoring, medication review, assessment, health history review. In-home nursing services, including foot and nail care, medical pedicures, mancures, wound care, colomy care, vital signs monitoring, medication review, assessment, health history review.
- Engage with us in other related ways, including any sales, marketing, or events

Questions or concerns? Reading this Privacy Notice will help you understand your privacy rights and choices. We are responsible for making decisions about how your personal information is processed. If you do not agree with our policies and practices, please do not use our Services. If you still have any questions or concern, base contact us at contrain hiltion dirembreshin com.

SUMMARY OF KEY POINTS

This summary provides key points from our Privacy Notice, but you can find out more details about any of these topics by clicking the link following each key point or by using our table of contents below to find the section you are looking far.

What personal information do we process? When you visit, use, or navigate our Services, we may process personal information depending on how you interact with us and the Services, the choices you make, and the products and leasures you use. Learn more about personal information you

disclose to us.

Do we process any sensitive personal information? Some of the information may be considered "special" or "sensitive" in certain jurisdictions, for example your racial or ethnic origins, sexual erientation, and religious beliefs. We do not process sensitive percensi information

Do we collect any information from third parties? We do not on information from third parties.

How do we process your information? We process your information to provide improve, and administer our Services, communicate with you, for security and havd prevention, and to comply with law. We may also process your information for other purposes with your onsent. We process your information only when we have a valid legal reason to do so. Learn more about how we process your information.

In what situations and with which types of parties do we share personal information? We may share information in specific situations and with specific categories of third parties. Learn more about when and with whom we share your personal information.

How do we keep your information safe? We have adequate trigatizational and ted mixed processes and procedures in place to pretool your personal information. However, no electronic transmission over the infernet or information strategie technology can be guaranteed to be 100% secure, so we cannot promise or guarantee that hackers, cybercriminals, or other unsultionized third parties will not be able to defeat our security and improperty collect, access, seal, or modify your information. Learn more about now we keep your information area.

What are your rights? Depending on where you are located geograchically, the applicable privacy law may mean you have certain rights regarding your personal information. Learn more about your privacy rights.

How do you exercise your rights? The sasiest way to exercise your rights is by submitting a data subject access request, or by contacting us. We will consider and act upon any request in accordance with applicable data protection laws.

Went to learn more chaut under us do with any information collect? Review the Privacy Notice in full.

TABLE OF CONTENTS

- 1. WHAT INFORMATION DO WE COLLECT?
- 2 HOW DO WE PROCESS YOUR INFORMATION? 3 WHEN AND WITH WHOM DO WE SHARE YOUR PERSONAL
- INFORMATION? 4 DO WE USE COOKIES AND OTHER TRACKING TECHNOLOGIES? 5 HOW LONG DO WE KEEP YOUR INFORMATION?
- 6 HOW DO WE KEEP YOUR INFORMATION SAFE?
- 7 DO WE COLLECT INFORMATION FROM MINORS?
- 8. WHAT ARE YOUR PRIVACY RIGHTS? 9. CONTROLS FOR DO-NOT-TRACK FEATURES
- 19 DO UNITED STATES RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS7

11. DO WE MAKE UPDATES TO THIS NOTICE? 12. HOW CAN YOU CONTACT US ABOUT THIS NOTICE? 13. HOW CAN YOU REVIEW, UPDATE, OR DELETE THE DATA WE

1. WHAT INFORMATION DO WE COLLECT?

Personal information you disclose to us

In Short: We collect personal information that you provide to us

We collect personal information that you voluntarily provice to us when you express an interest in obtaining information about us or our products and Services, when you participate in activities on the Services, or otherwise when you contact us.

Personal information Provided by You. The personal information that we collect depends on the context of your interactions with us and the Services, the choices you make, and the products and features you use The personal information we collect may include the following:

- + namee
- phone numbers
- email addressee
- mailing addresses
- Sensitive information. We do not process sensitive information.

All personal information that you provide to us must be true, complete, and accurate, and you must notify us of any changes to such personal information.

Information automatically collected

In Short: Some information — auch as your Internet Protocol (IP) address and/ar brokser and device characteriates — is collected automatically when you visit our Services

We automatically collect certain information when you visit, see, or navigate the Services. This information does not reveal your specific icents? (like your rance of contact information) but may include device and usage information, such as your IP address, browser and device characteristics, upmenting system, language preferences, referring URLs, device name, country, loadstoin, information about how and when you use our Services, and other technical information. This information is primarily needed to maintain the security and operation of our Services, and for our internal analytics and reporting ourposes.

Like many businesses, we also collect information through cookies and similar technologies.

The information we collect includes

 Log and Usage Data. Log and usuge ritats is service-related, diagnostic, usage, and performance information our servers automatically collect when you access or use our Services and which we record in log files. Depending on how you interact with us, into tog data may include your IP address, device information, prowser type, and settings and information about your activity in the Bervices (source at the datentine stamps associated with your usage, pages and files viewed, searches, and other accors you take such as which features you use), device event information (such as system activity, error reports (sometimes called 'crash stumps'), and fardware settings).

2. HOW DO WE PROCESS YOUR INFORMATION?

In Short: We process your information to provide, improve, and edminister our Services, communicate with you, for security and flaud provention, and to comply with few. We may also process your information for other purposes with your consent.

We process your personal information for a variety of reasons, depending on hew you interact with our Services, including:

- To respond to user inquiries/offer support to users. We may
 process your information to respond to your inquiries and solve any
 potential issues you might have with the requested service.
- To protect our Services. We may process your information as part of our efforts to keep our Services sale and secure, including fraud mentering and prevention.
- To evaluate and improve our Services, products, marketing, and your experience. We may process your information when we believe it is necessary to identify usage trends, determine the effectiveness of our promotional campaigns, and to evaluate and improve our Services, products, marketing, and your experience.

3. WHEN AND WITH WHOM DO WE SHARE YOUR PERSONAL INFORMATION?

In Short: We may share information in specific slutations described in this section and/or with the following categories of third parties.

Vendors, Consultants, and Other Third-Party Service Providers. We may share your data with hind-party rendons, service providers, our source one, or egens ("third parties") who perform services for us or on our behalt and require access to such information to do that work. We have contracts in place with our third parties, which are designed to help sateguare your personal information. This means that they cannot do a singhing with near personal information unless we have instructed them to do 8. They will also not there your personal information with any organization apart fram us. They also commit to protect the data they hold on our beart and to retern it to the personal information.

The categories of third parties we may share personal information with are as follows:

- Data Analytos Services
- · Performance Monitoring Tools
- · Website Hosting Service Providers

We also may need to share your personal information in the following situations

 Business Transfers. We may share or banaler your information in connection with, or during negutations of, any merger, sale or company assets, financing, or acquisition of all or a portion afour business to another company.

4. DO WE USE COOKIES AND OTHER TRACKING

TECHNOLOGIES?

In Short: We may use cookies and other tracking technologies to collect and store your information.

We may use poolise and emilar tracking technologies (inte web beacons and pixels) to gather information when you interact with our Services Some online tracking technologies help us mantain the security of our Services, prevent crashes, fix bugs, tave your preferences, and assist with basic site functione

We also permit third parties and service providers to use online tracking technologies on our Services for analytics and advertising, including to help manage and display advertisements, to fallor advertisements to your interests, or to send abandoned shopping cart reminders (depending on your communication preferences). The third parties and service providers use their technology to provide advertising about products and eerwide tailored to your interests which may appear either on our Services or on other wobsites.

To the extent these online tracking technologies are deemed to be a "sale"/"sharing" (which includes targeled advortging, as defined under the applicable laws) under cepticable UD state laws, you can apt out of these online tracking technologies by submitting a request as described below under section "DO UNITED STATES RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS?"

Specific information about how we use such technologies and how you can refise certais coskies a setout is our Cuova Notice.

5. HOW LONG DO WE KEEP YOUR INFORMATION?

In Short: We keep your information for as long as necessary to fulfill the DUIDDSES nutlined in the Drivacy Netics units a utionist required by raw.

We will only keep your personal information for as long as it is necessary for the purposes set out in this Privacy Notice, unless a longer retention period is required or permitted by law (such as tax, accounting, or other legal requirements). No purpose in this notice will require us keeping your personal information for longer than 2 years

when we have no ongoing legitimate business need to process your personal information, we will either delate or anonymize such information. or, if this is not possible (for exemple, because your personal information has been stored in backup archives), then we will securely store your personal information and isolate it from any further processing until deletion is possible.

6. HOW DO WE KEEP YOUR INFORMATION SAFE?

In Short: We aim to protect your personal information through a system of organizational and technical accurity measures.

We have implemented appropriate and reasonable technical and organizational security measures designed to protect the security of any personal information we process. However, despite our safeguards and efforts to socure your information, no electronic transmission over the internet or information storage technology can be guaranteed to be 100% secure, so we cannot promise or guarantee that hackers, cybercriminals, or other unauthorized third parties will not be able to defeat our security and

impropeny collect, access, steal, or modify your information. Although we will do our best to protect your parsongl information, transmission of personal intermation to and from our Services a stiyour own risk. You should only access the Services within a secure anyronment.

7. DO WE COLLECT INFORMATION FROM MINORS?

In Snort: We do not knowingly callect data iron or resolut to children under 18 years of age.

Wards not woneingly collect, solicit data from, or market to children under 18 years of age, nor do we knowingly set such personal information. By using the Services, you represent that you are at least, 18 or that you are the parent or guardian of such a minor and content to such minor deverdent's use of the Services, If we team that partnered information from users less these 18 years of eye has been collected, we will descrive the account and take reasonable measures to pruraptly develo such data from our records. If you become awake of any dard we may have collected from children under age 18, piezes contest us at ____

8. WHAT ARE YOUR PRIVACY RIGHTS?

In Short: You may review, climege, or terminate your oppound at any time. depending on rout country; province, or state of residence

Villadrawing your consent. If we say relying to your consent to process your personal information, which may be copress and/or implied consent stops drip on the applicable law, you have the right to will draw your consent at any taxe. Yos can withdrive your densers at any time by contacting us by using the contact details provides in the section THOM CAN YOU CONTACT US ABOUT THIS NOTICE?' BRIDY.

However, please note that the will not attend the level-lives of the placesaing before in wahavaal no, when applicable law allows, will it affect (Ste pantasently of your personal information conducted in reliance on privital processing amundis other that, convent.

Cookies and almaar technologies: Most Web trowsers are set to accept cookies by default. If you preter, you service usually those to set your biowser to remove cookies and to reject provides. If you chadre to remove petkies or reject cookies, this could affect certain features or services of our Services

It you have questions or commonity about your privacy rights, you may emai עם או כעונדום הולומה לא שוויט דבאה.

9. CONTROLS FOR DO NOT TRACK FEATURES

Mist we browasts and enneymobile operating systems and mobile applications include is Do-Not-Track ("DNT") feature or betting you can activate to signal your privacy prelevance, you to have data about your online browsing activities mosificited and collected. At this gauge, nh uniform technology spindard for moogrizing and molarisming DWT signals feat page finalized. As such, use do so: surroridy respond to DNT provider signals or any other mechanism the automatically constitutioned as your christe not to be tracked online. If a standard for online blocking is adopted that we must follow in the tative, we will implimingly about that practice in a revealed version of this Phylicy Notice

California law requires us to let you know how we respond to web prowser DNT signals. Because there currently is not an industry or legal standard for recognizing or honoring DNT signals, we do not respond to them at this time

10. DO UNITED STATES RESIDENTS HAVE SPECIFIC PRIVACY RIGHTS?

In Short: If you are a resident of California. Colorado: Connecticut Delaware, Florida, Indiana, Jowa, Kentucky, Maryland, Minnesota, Montana, Nebraske, New Hampshire, New Jersey, Oregon, Rhode Island, Tennessee, Texas, Utah, or Virginia, you may have the right to request access to and receive details about the personal information we maintain about you and how we have processed it, corract inaccuracies, get a copy of, or delete your personal information. You may also have the right to withdraw your consent to our processing of your personal informat These rights may be limited in some circumstances by applicable law. More Information s provided below.

Categories of Personal Information We Collect

The Bule beow shows the categories of personal information we have collected in the past twolvs (12) months. The table includes illustrative examples of each category and does not reflect the personal information. we callect from you. For a comprehensive inventory of all personal information we process, please rafer to the section "WHAT INFORMATION DO WE COLLECT?"

Category	Examples	Collecter
A Identifiers	Contact details, such as real name, alias, postal address, telephone or mobile contact number, unique personal identifier, online identifier, internet Protocol address, email address, and account name	NO
B. Personal information as defined in the Cattornia Customer Records sistute	Name, contact information, education, employment, employment history, and financial information	NO
C. Protected classification characteristics under state or federal law	Gender, spe. date of birth, race and ethnicity, national orgin, merital status, and other demographic data	NO
nformation	Transaction Information, purchase history, financial details, and payment information	NO
E Biometric Information	Fingerprints and volceprints	NO
F. Internet or other similar network activity	Browsing history, search history, online behavor, interest data, and interactions with our and other websites, applications, systems, and advertsements	NO
G. Geolocation data	Device location	NO
H Audio, electronic.	Images and audio, video or call	

msory, or similar recordings created in connection with information our business activities Business contact details in order to novide you our Services at # I. Professonal or business level or job title, work employment-related history, and professional information qualifications if you apply for a job with us Student records and directory Education Informatio information Inferences drawn from any of the Inferences drawn collected personal information listed from collected personal above to create a profile or summary NO formation about for example, an individual's oferences and characteristics . Sensitive personal NO nformation

NO

NO

NO

We may also collect other personal information outside of these catego through instances where you interact with us in person, online, or by phone or mail in the context of

- · Receiving help through our customer support channels;
- · Participation in customer surveys or contests; and
- · Facilitation in the delivery of our Services and to respond to your inquries.

Sources of Personal Information

Learn more about the sources of personal information we obliget in "WI MAT INFORMATION DO WE COLLECT?

How We Use and Share Personal Information

Learn more about how we use your personal information in the section. "HOW DO WE PROCESS YOUR INFORMATION?"

We collect and share your personal information through:

* Bramns/Picels/Tans

Will your Information be shared with anyone else?

We may disclose your personal information with our service providers pursuant to a written contract between us and each service provider. Learn more about now we disclose personal information to in the section, "WHEN AND WITH WHOM DO WE SHARE YOUR PERSONAL INFORMATION?!

We may use your personal information for our own beaircos perposes, such as for undertaking internal research for technological development and demonstration. This is not considered to be "selling" of your personal information

We have not sold or shared any personal information to third parties for a business or commercial purposs in the preceding twelve (12) munits, the save disclosed the following categories of personal information to third parses for a business or commercial purpose in the preceding twelve (12) monthis

for a business or commercial purpose can be found under "WHEN AND WITH WHOM DO WE SHARE YOUR PERSONAL INFORMATION?"

Your Rights

You have rights under certain US state data protection laws. However, these rights are not absolute, and in certain cases, we may decline your request as permitted by law. These rights include

- + Right to know whether or not we are processing your personal data
- · Right to access your personal data
- · Right to correct inaccuracies in your personal data
- · Right to request the deletion of your personal data
- Right to obtain a copy of the personal data you previously shared with us
- · Right to non-discrimination for exercising your rights
- Right to opt out of the processing of your personal data if it is used for targeted advertising (or sharing as defined under California's privacy law), the sale of personal data, or profiling in furtherance of decisions that produce legal or similarly significant effects ("profiling")

Depending upon the state where you live, you may also have the following rights:

- Right to access the categories of personal data being processed (as permitted by applicable law, including the privacy law in Minnesota)
- Right to obtain a list of the categories of third parties to which we have disclosed personal data (as permitted by applicable law, including the privacy law in California, Delaware, and Maryland)
- Right to obtain a list of specific third parties to which we have disclosen personal data (as permitted by applicable law, including the proyacy law in Minhesota and Oregon)
- Right to review, understand, Question, and correct how personal data has been proligid (as permitted by applicable law, inclusing the privacy law in Minnesota)
- Right to limit use and disclosure of sensitive personal data (as permitted by applicable law, including the privacy law in California)
- Right to opt out of the collection of sentative data and Personal data collected through the operation of a volce or takket recipience teature (as permitted by applicable law, including the privacy law in Florida)

How to Exercise Your Rights

To exercise these rights, you can contact us by submitting a data subject access request, by emailing us at cynthia hilton@trainforestm.com, or by reterring to the contact defails at the bottom of this occurrent.

We will honor your opt-out preferences if you enact the Global Privacy Control (GPC) opt-out signal on your browser.

Under certain US state data, protection laves, you can devionate an authorized agent to make a request on your behalf. We may deny a request from an authorized agent that does not submit proof that they have been validly authorized to act on your leneef in accordance with applicable

Request Verification

Upon receiving your request, we will need to verify your identity to determine you are the same perion about whom we have the information in our system. We will only use personal information provided in your request to verify your identity or authority to meet the request heaves; if we cancel verify your identity on authority to meet the request heaves; if us, we may request that you provide additional information for the purpose of verifying your identity and for security or haud prevention purposes of verifying your identity and to security or haud prevention purposes of verifying your identity and for security or haud prevention purposes of verifying your identity and for security or haud prevention purposes of verifying your identity and for security or haud prevention purposes and the security of the security or haud prevention purposes and the security of the security or haud prevention purposes and the security of the security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud prevention purposes and the security and for security or haud purposes and the security and for security and for security and for security and the security and for security and the se

If you seemil the inquest through an authorized agent, we may need to contect additional information to yet/it your dearth; before proceeding your request and the agent wit need to provide a written and squeed permission from you to authin sort nee, see on your benefit

Appeals

Under ourbain US alete daria protection laws, it we decline to take action regarding your request, you may appeal our decision by enaiting is at cymbian filtengit androwskin.com. We will inform you in writing of any action taken or not taken in response to the appeal, auduling a written exclamation of the measure to it the dualitation strating appeal is denied, you may submit is compliant by your take shoring varies.

California "Shine The Light" Law

California Curi Code Section 1798.10. ofte Incert as the "Smith The Light" law permits our users who are California restents to request and obtain form us, once year and their of charge, information about categories of personal information (if any) we dedoced to third paties for detect mattering purposes mit the numes and accretes of all third paties with which we shaked personal information in the intercalized processing calerobra year. If you are a California readout who the to make such a may were phone when your requestion with you says 1998 the context answers phonoles in the section in You California Toda you approved on any were phone when your requestion will you says 1998 the context answers phone when your requestion will you says 1998 the context answers phone when your requestion will you says 1998 the context answers phone when your requestion will you says 1998 the context

11. DO WE MAKE UPDATES TO THIS NOTICE?

In Short: Yes, we will update this notice as necessary to stay campliand with relevant laws.

We may update this Privacy Nota, front sime to time. The updated version will be indicated by an updated "interact" date at the food this Privacy Notace them make anterest changes to this Privacy Notace, we may notify you detect by promismicity posting a notace of such changes or to directly sonding you a notification. We answarps to be leveled this Privacy Notace Indigenetity to be an outcased your the antificient of the Notace Indigenetity to be an outcased your thomas on the second

12. HOW CAN YOU CONTACT US ABOUT THIS NOTICE?

If you have questions or comments about this notice, you may contact up to vised at

Reinforset RN, LLC P.O. Box 249085 Douglas, AK 59804 United States

13. HOW CAN YOU REVIEW, UPDATE, OR DELETE THE DATA WE COLLECT FROM YOU?

Based on the applicable taws of your country or state of residence in the US, you may have the right to request access to the personal information we collect from you, details about how we have processed it, control inaccesses, or elively your personal information. You may also have the right to withdraw your content to our processing of your personal information. The rights may be limited in some circumstances by applicable law. To request to resize, update, or delay your personal information, plesse fill out and submit a deta subject access request.

TERMS OF USE

ast updated June 8, 2025

AGREEMENT TO OUR LEGAL TERMS

Reliquary Publishing

We operate , as well as any other related products and services that refer or limit to these legal terms (the "Legal Terms") (collectively, the "Services")

You can contact us by email at info@reliquarypublishing.com P.O. Box 240065, Douglas, AK 99824

These Legal Terms constitute a legally brinding agreement made between you, include presenally or so bohat of an entity "(yet)", and <u>Reliquary Publishing</u> contenting your access to an is use of the Services, "tou agree mail by accessing the Services, you have real, understeed, and agaed to be bound by all of these Legal Terms IF YOU DO NOT AGREE WITH ALL OP THESE LEGAL TERMS, THEN YOU ARE EXPRESSLY PROHIBITED ERCM USING THE SERVICES AND YOU MUST DISCONTINUE USE amACDIATELY.

Suppresentativemental terms and conditions or documents that may be posted on the Services from time to time an energy expressive incorporates hematic by reference. We reserve the light, in our sole discrition, to make changes or modifications to these Legal Terms at any time and for any resort. We will advise about any changes by updating the "Last updated" data of these Legal Terms, and you waive any rights treative specific notice of each auch change. It is your reasonability to periodically review these Legal Terms to stay informed of updates. You will be subject to and will be deemed to lave been made waive of end to have exception, the changes in any revised Legal Terms by your continued use of the Services after the date such revised Legal Terms by pour continued.

We recommend that you print a copy of these Legal Terms for your records.

TABLE OF CONTENTS

1. OUR SERVICES 2. INTELLECTUAL PROPERTY RIGHTS 3. USER REPRESENTATIONS 4. PROHIBITED ACTIVITIES 5. USER GENERATED CONTRIBUTIONS 6. CONTRIBUTION LICENSE 7. SERVICES MANAGEMENT 8. TERM AND TERMINATION 9. MODIFICATIONS AND INTERRUPTIONS 10 GOVERNING LAW 11 DISPUTE RESOLUTION 12 CORRECTIONS 13 DISCLAIMER 14 LIMITATIONS OF LIABILITY 15 INDEMNIERATION 16 LISER DATA 17 ELECTRONIC COMMUNICATIONS TRANSACTIONS, AND SIGNATURES **18 MISCELLANEOUS** 19. CONTACT US

1. OUR SERVICES

The information provided when using the Services is not intended for distribution to or use by any person or entry in any jurisdiction or country where such association or use would be contrary to law or regulation or which would subject us to any registration requirement within such jurisdiction or country. Accordingly, these persons who choose to access the Services from other locations do so on their own initiative and are soley responsible for compliance with local laws, if and to the extent local laws are applicable.

2. INTELLECTUAL PROPERTY RIGHTS

Our intellectual property

We are the owner or the loonsee of all instituctual property rights in our Services, including all source code, datatases, functionality, software, website designs, suide, video, toxit, photographs, and graphics in the Services (collectively, the "Content"), as well as the trademarks, service marks, and flope contained therain (the "Marks").

Our Content and Marke are antenent by separately and trademark laws. (and various ofter intellectual property rights and unfair competition laws) and treaties around the work.

The Content and Marks are provided in or through the Services "AS IS" for your personal, non-commercial use or internal business purpose only.

Your use of our Services

Subject to your compliance with these Legal Terms, induding the "PROHIBITED ACTIVITIES" section below, we grant you a non-exclusive, non-transferable, revocable loanse to:

anness the Seruinas' and
 download or print a copy of any portion of the Content to which you have properly gained access.

solely for your personal, non-commercial use or internal business purpose.

Except as set out in this sector or elsewhere in our Legal Terms, no part of the Services and no Container of Marka may be conjent, reproduesd, aggregated, republished, uphaded, poster, publicly disolay of, encoded, transland, transmitted, oscituted, soci, lorenaed, or orenewas exposed for any commenta purpose shatboever, without our express profive within permission.

If you wish to make any use of the Services, Content, or Marks other than as set out in thinkogreatiquarysewhere in our Legal Terms, please address your request trabulishing.com if we ever grant you the permission to post, reproduce, or publicly display any part of our Services or Content, you must identify us as the owners or licensors of the Services. Content, or Marks and ensure that any copyright or proprietary notice appears or is visible on posting, reproducing, or displaying our Content.

We reserve all rights not expressly granted to you in and to the Services, Content, and Marks,

Any breach of these Intellectual Property Rights will constitute a material breach of our Legal Terms and your right to use our Services will terminate immediately.

Your submissions

Please review this section and the "PROHIBITED ACTIVITIES" section carefully prior to using our Gervices to understand the (a) rights you give us and (b) obligations you have when you post or upload any content through the Services.

Submissione: By directly sending us any question, comment, suggestion, idea, feetback, or other information about the Cervices ("bubmissions"), you agree to assign to us all intellectual property rights in such Gubmission. You agree that we shall own this Submission and be antibiat to its unrestricted use and disseministion for any levelul purpose, earning and otherwise, without acknowledgement or compensation to you.

You are responsible for what you post or upload: By sending us Submissions through any part of the Services you.

- confirm that you have need and agree with our "PROHIBITED ACTIVITES" and will not poot, send, publish, upload, or transmit finoligh the Sarvivee any Submission that is flogal, harassing, hateful, flammit, defamatory, obscane, bullying, abusive, discriminatory, filtestaming to any person or group, easually explorit, false, inaccurate, decetting, or malestaing.
- to the extent permissible by applicable law, waive any and all moral rights to any such Submission:
- warrant that any such Submission are original to you or that you have the necessary rights and locenses to submit such Submissions and that you have full authority to grant us the above-mensioned rights in relation to your Submissions; and
- warrant and represent that your Submissions do not constitute confidential information.

You are solely responsible for your Submissions and you expressly agree to reimburse us for any and all losses that we may suffer because of your breach of (a) this section, (b) any third party's intellectual property rights, or (c) approache taw.

3 LISER REPRESENTATIONS

By using the Services, you represent and warrant that: (1) you have the legal capacity and you agree to comply with these Legal Terms; (2) you and not a mixer in the jurisdiction is which you reside; (3) you will not access the Services through automated or non-human means, whether through a bot, script or otherwise; (4) you will not use the Services will not viciate any applicable law or regulation.

If you provide any information that is untrue, inaccurate, not current, or

incontriptene, we have the right to suspend or terminate your account and refuse any and all current or future use of the Services (or any portion, thereo),

4. PROHIBITED ACTIVITIES

You may not access or sits the Semices for any purpose other than that for which we make the Cerricips available. The Services may not be used in connected with any commercial andwayost except those that and weer-feedly available of accessed by ve.

As a user of the Services, you agree not to:

- Systematically retrieve data or other content from the Services to create or compile, directly or indirectly, a collection, compilation
- database. Or directory without written permission from us. • Trick defraud, or mislead us and other users especially in any
- attempt to learn sensitive account information such as user passwords.
- Oroumvent, disable, or otherwise interfere with security-related leatures of the Services. Including leatures that provent or related the use or copying or any Content or enface. Imitations on the use of the Services and/or the Contern contained Repair.
- Disparage tamish or otherwise herm, in our ophyon, us and/or the Services
- Use any information obtained from the Services in order to horass, abuse, or harm another person.
- Make improper use of our support services or submit false reports of abuse or misconduct.
- Use the Services in a manner inconsistent with any opplicable laws or resulations.
- Engage in unauthorized framing of or initing to the Bervices.
 Upload or transmit (or atempt to tablead Gr to transmit) viruses.
- Oracle of statistics, or other mitlant in plots do and a to be added. Totals horizes, or other mitlant in (cluster) excessive use of captine letters and spanning (continuous posting of leadersine tool), that provide a werk and y and y subtrant plot does and a explorters of the Services or modifies, through a subtrant of the services with the functions, functions, darupping, and readers with the services. Functions and services are subtrants of the Services.
- Engage in any automated use of the system, such as using scripts to sens comments of messages. In using any data mining, rebots, or similar cets gathering and estraction tools.
- Delisis the copyright or other proprietery rights these from any Content
- Alternpt to Impersonate another User or Disposition and the username of another year.
- Upoad or transmit (or addingt to Jocod or to tensmit) explorate that belts as a passive or active information collection or transmittation metConsimi, including without information deal programs furprisingly termets ("bifs"), 1-1 poetic web blogs cockets or other similar devices (consince indernations in service) or "basive collective med as issnir or "perior").
- Interface with disrupt, or orsate an undue burden on the Services or the networks or services connectes to the Services.
- Haritise, annuy, intimidate, or threatien any of our temployleas or agents angaged in providing any portion of the Services to you.
- Attempt to bypess intry massives of the Services designed to provent or related access to the Services, or any porter of the Services
 Dony or attack the Services' software, including but not limited to
- Flash PHP, HTML, JavaScript, or other oode.
- Except as permitted by applicable law, decipher, decomplex, dissignation, or revenue engineer any of the schware comprising or is ally way meaning up a part of the Services.
 Except as may be the result of standard search engine or internet.

Your paragraph text

browser usage, use, launch, develop, or distribute any automated system, including without immation, any solider, robot, cheat utility, scraper, or offline reader that accesses the Services, or use of taunch any unauthorized script or other software.

- Ecroisee. Make any unauthorized use of the Bervices, including collecting usemames anotice email addresses of users by electronic or other means for the purpose of sending unablicited email, or creating user accounts by automated meens or under false pretenses.
- Use the Services as part of any effort to compete with us or otherwise use the Services and/or this Content for any revenuegenerating endeavor or commercial enterprise.

5. USER GENERATED CONTRIBUTIONS

The derivate wate not user users to automic up you coverts, we way provide you with the opportunity to create, submit post, display, transmit, perform, public, derivate, or boodcast context and materiale to us or on the Services, including but not limited to tost, writings, video, audio, photographs, graphics, comments, suggestions, or personal information or other makeral collectivey. Constributions much be verified by yother users of the Sankras and through third, reity websites. When you create or make available any Contributions, you thereby represent and warrart the.

6. CONTRIBUTION LICENSE

You and Services agree that we may access, store, process, and use any information and personal data that you provide and your choices (including settings)

By submitting suggestors or other feedback regarding the Services, you agree that we can use and share such feedback for any purpose without compensation to you.

We de not essent any ownership over year "Contributions. You retain full ownership of all of your Contributions and any intellectual proparty rights are other appressing rights associated with your. Contributions. We are not lable toy raw, statements or representations in your Contributions arevided by you in any site of the traverse tractions in your Contributions arevided by you in any site of the traverse tractions in your Contributions are contributions to the Sentices and you expressly agree to extineate us from any and all responsibility and to refrain from any legal action against us negating your Contributions.

7. SERVICES MANAGEMENT

We reserve the right, but not the obligation, to (1) monitor the Services to violations of three Legal Terms (2) take appropriate legal actor against anyone who, is our sole discribion, violates the leav of these Legal Terms, including without limitation, reporting such user to law enforcement authorities; (3) in our sole discribion and without initiation, refue, restrict access to limit the availability of, or discribe to the extent technologically teaseties any of your Contributions or any portion thereads (4) in our sole discretion and without limitation, refue, remove from the Eavices or ethnowise discribe all files and content that are accessive in also or are in any way budensome to our systems; and (3) otherwise masage the Services in amaner designed to proced our rights and properly and to facilitate the proper functioning of the Services.

8. TERM AND TERMINATION

These Ligal Tarts shall remain in full brok and effect while you use the Services. WITHOUT LIMITING ANY OTHER PROVISION OF THESE LEGAL TERMS, WE RESERVE THE RIGHT TO IN OUR SOLE DESCRETION AND WITHOUT NOTICE OR LIABILITY, DENY ACCESS to AND LISE OF THE BERVICES (INCLUDING BLOCKING DETRAIN L ADDRESSES), TO ANY DERROM FOR ANY REASON OR FOR AN REASON, INCLUDING WITHOUT LIMITATION FOR BREACH OF ANY REPRESSIVATION, WARRANTY OR GOVENNIT CONTAINED IN THESE LEGAL TERMS OR OF ANY APPLICASE. LAW OR REQUATION, WE MAY TERMINATE YOUR LISE OR PARTICIPATION I THE SELECAL TO ANY DIRKON ON TO INFORMATION THAT YOU POSTED AT ANY TIME. WITHOUT WARNING, IN OUR SOLE DEGRETION

If we terminate or euspend your account for any feator, you are prohibited from registering and creating a new account under your name, it also or borrower arres, or the name of any tried party, even if you may be acting on barket of it or third party. In editionant terminaling or subpanding your account, we reserve the rights take appropriate legal action, including whose instructions pressing out, criminal, and injurable recitas.

9. MODIFICATIONS AND INTERRUPTIONS

We reserve the right to change, modify, or remove the contents of the Services sit any time or for any reason at our sole discretion without notice. However, we have no obligation to update any information on our Services. We will not be table to you or any third party for any modification, price change, suspension, or discontinuance of the Bar vices.

We pando guarance the Services will be available at all times. We may experience hordware, activate, or other problems or need to perform meintennois elisited to the Services, recuting in intruptions, design, or errors. We reserve the sight to phang, review, update, support, discontinue, or otherwise modify the Services at any time or for any reason whosh notes to you. You agrees that we have no liability what every for any loss, damage, or inconvenience pusced by your insalify to access or use the Services during any downing or discontinues of the Services at the services of the services. Nothing in these Legal Terms will be contained to boligate us to maintain and support the Services or to aucoy any contractions, updates, or reliceses in connection therewish.

10. GOVERNING LAW

The United States and voiried by and defined following the laws of Ad yourself revecably consent that the courts of states are incomection to resolve any discute which may are in connection with these Legal Terms.

11. DISPUTE RESOLUTION

Informal Negotiations

Binding Arbitration

Any displute artising out of or in connection with these Legal Terms, including any question regarding its existence, evidely, or termination, shall be artiened to and finally resolved by the thereasticosi Connection Arotrasion Court under the European Arothesics Chamber (Beiglian Brusses, Avenue Louis, 144) according to the Russ of two (CAC, which, as a result of referring to it, is connected as the part of this classe, the number of arbitration and the Connected as the part of this classe, the multiple of arbitration and the two the lenguage of the proceedings shall be English . The governing the of these Legal Terms shall be outstantive two of the United States.

Restrictions

The Parties agree that any arbitration shall be similed to the Dispute between the Parties individually. To the full extent permitted by tax, (a) no arbitration shall be joined with any other proceeding, (b) there is no right or activatly for any Dispute to be arbitrated on a case-action basis of to tunko cases action preventions, and (c) there is no right of authority for any Dispute to be brought in a particular persentiative capacity on botall of the persent publics any other persentiative capacity on botall of the persent publics or any other persentiative capacity on botall of the persent publics or any other persentiative capacity on botall of the persent publics or any other persentiative capacity.

Exceptions to Informal Negotiations and Arbitration

The Panies aprive that the following Disputes are not subject to the above goversions optimisming internet inegrituations binding institution(in: (a) any Disputes sealing to endorse a systelex, to is contenting the validity of), any of the intellectual property rights of a filter, that way biopyte relates to, ter arising from, allegations of their, pracy, invasion of printing, or unsufficiented uses, and (c) any doars for injunitive rated. If this provision is found to be ringpal or unenfromables, then resident Pany will elect to airtifiate any Unsufficiented within this provision of this resumed by a sourt of competent unsafection within this provision of this provision from a to a printing and such based on such Dispute allowed for yrinduction aprove and the Panies agrees to accumption to the processing function of their count.

12. CORRECTIONS

There may be information on the Services that contains typephysical energy, machanese or onissions, including descriptions, produce availability, and value other information. We reserve the light to correct any energy, inaccurations, or measure and to change or update the information on the Dervices at any time, without prior notice.

13. DISCLAIMER

THE SERVICES ARE PROVIDED ON AN AS-IS AND AS AVAILABLE BASIS. YOU AGREE THAT YOUR USE OF THE SERVICES WILL BE AT YOUR SOLE RISK. TO THE FULLEST EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED, IN CONNECTION WITH THE SERVICES AND YOUR USE THEREOF. INCLUDING WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT WE MAKE NO WARRANTIES OR REPRESENTATIONS ABOUT THE ACCURACY OR COMPLETENESS. OF THE SERVICES' CONTENT OF THE CONTENT OF ANY WEBSITES OR MOBILE APPLICATIONS LINKED TO THE SERVICES AND WE WILL ADSUME NO LIABRITY OR RESPONSIBILITY FOR ANY (1) EKRORS, MISTAKES, OR INACCURACIES OF CONTIENT AND MATERIALS, (2) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSDEVER RESULTING FROM YOUR ACCESS TO AND USE OF THE SERVICES, (3) ANY UNAUTHORIZED ACCESS TO OR USE OF OUR SECURE SERVERS AND/OR ANY AND ALL PERSONAL INFORMATION AND/OR FINANCIAL INFORMATION STORED THEREIN LE ANY INTERRUSTION OF CERSATION OF TRANSMISSION TO OR

FROM THE SERVICES, (5) ANY BUGS, VIRUSES, TROJAN HORSES. OR THE LIKE WHICH MAY BE TRANSWITTED TO OR THROUGH THE SERVICES BY ANY THIRD PARTY, AND/OR (6) ANY ERRORS OR OMISSIONS IN ANY CONTENT AND MATERIALS OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF ANY CONTENT POSTED, TRANSMITTED, OR OTHERWISE MADE AVAILABLE VIA THE SERVICES. WE DO NOT WARRANT, ENDORSE, GUARANTEE, OR ASSUME RESPONSIBILITY FOR ANY PRODUCT OR SERVICE ADVERTISED OR OFFERED BY A THIRD FARTY THROUGH THE SERVICES ANY HYPERLINKED WEBSITE OR ANY WEBSITE OR MOBILE APPLICATION FEATURED IN ANY BANNER OR OTHER ADVERTISING, AND WE WILL NOT BE A PARTY TO OR IN ANY WAY BE RESPONSIBLE FOR MONITORING ANY TRANSACTION DETWEEN YOU AND ANY THIRD-PARTY PROVIDERS OF PRODUCTS OR SERVICES. AS WITH THE PURCHASE OF A PRODUCT OR SERVICE. THROUGH ANY MEDIUM OR IN ANY ENVIRONMENT, YOU SHOULD USE YOUR BEST JUDGMENT AND EXERCISE CAUTION WHERE APPROPRIATE

14. LIMITATIONS OF LIABILITY

IN NO EVENT WILL WE OR OUR DIRECTORS, EMPLOYEES, OR AGENTS BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY DIRECT. INDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIAL, OR PUNITNE DAMAGES. INCLUDING LOST PROFIT. LOST REVENUE. LOSS OF DATA, OR OTHER DAMAGES ARISING FROM YOUR USE OF THE SERVICES EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, OUR LIABILITY TO YOU FOR ANY CAUSE WHATSOEVER AND REGARDLESS OF THE FORM OF THE ACTION WILL AT ALL TIMES BE LIMITED TO THE LESSER OF THE AMOUNT PAID, IF ANY, BY YOU TO US OR CERTAIN US STATE LAWS AND INTERNATIONAL LAWS DO NOT ALLOW LIMITATIONS ON IMPLIED WARRANTIES OR THE EXCLUSION OF LIMITATION OF CERTAIN DAMAGES IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ADOVE DIOOLAMERS OR LIMITATIONS MAY NOT ADDRY YOU, AND YOU MAY HAVE ADDITIONAL RIGHTS.

15. INDEMNIFICATION

You agries to deered, indexnity, and hold to harmless, including our subgroanes, antituass, and all of our uspoelder of direct, agents, pairmera, and employees, from and ageinst any loss, damage, fability, cleim, or demand, including reastnase attomery's fees and expenses, made by any truth garty does for animing out (c) (1) use of the Revices, (2) beact of those Logal Terms; (3) any breach of your representations and warranties at farth in those Logal Terms; (4) your doestors of the inghts of a trivid party, including out not limited to instructed to the inghts of a trivid april, including out not limited to instructed the opport, including out on other nameful act toward any other user of the Barvices with whom you connected vita the Barvices. A towholtaning the trongoing, we reserve the inght at your expense, to assume the exclusive defense and conclud of any matter for which you are negative to indentified to indentify us, and you agere to cooporate, at your expense, with our defense of such claims. We will use mismoniable efforts to maily you of any touch claims, above, or proceeding which is subject to this inderwindication upon heading and the subject to this inderwindication upon heading and the subject to this inderwindication.

16. USER DATA

We will mantain certain data that you transmit to the Services for the purpose of managing the performance of the Services, as well is data relating to your use of the Services Authough we perform regular routine trackurge of data, you are solely responsible for ail data that you transmit or you transmit. that relates to any activity you have undertaken using the Services. You agree that we shall have no liability to you for any bos or occruption of any such team, and you hareby wave any right of action against us arising from any such toss or comption of auch data.

17. ELECTRONIC COMMUNICATIONS, TRANSACTIONS, AND SIGNATURES

Vietnig the Services, sending us enails, and completing unite forms constitute electronic communications. You consent to incluse electronic communications, and you agrine that all agreements, includes, dedowless, and other communications we provide to you electronicative, we email and on the Services, satisfy any lead incursement that such communication the in writing. YOU HEREBY AGREE TO THE USE OF LICETIONIC Services, satisfy any lead incursement that such communication the services. YOU HEREBY AGREE TO THE USE OF LICETIONIC Services, Services, Services, AND THER RECORDS, SMD TO ELECTRONIC DELIVERY OF NOTICES, POLICIES, MID RECORDS OF TRANSACTIONS HIMITED ON COMMLETE DB // US OF VIA THE statutes, that alons, rules, and ranses, and other taxes is any junctificion which magate an inight lagrature to delargy or institution of non-electronic records, or to payments or the parking of code by any means, other than electronic mass.

18. MISCELLANEOUS

Those Legal Terms and any policies or operating rules posted by us on the Services or in respect to the Services constitute the entire acreement and understanding between you and us. Our failure to exercise or enforce any right or provision of these Legal Terms shall not operate as a waiver of such light or provision. These Legal Terms operate to the fullest extent permissible by law. We may assign any or all of our rights and obligations to others at any time. We shall not be responsible or liable for any loss damage, delay, or failure to act caused by any cause beyond our reasonable control. If any provision or part of a provision of these Lacal Terms is determined to be unlawful, void, or unenforceable, that provision or part of the provision is deemed severable from these Legal Terms, and does not affect the validity and enforceability of any remaining provisions There is no joint venture, pertnership, employment or agency rolationship created between you and us as a result of these Legal Terms of use of the Services. You agree that these Legal Terms will not be construed against us by virtue of having drafted them. You haraby weive any and all defenses you may have based on the electronic torm of these Legal Terms and the lack of signing by the parties hereto to execute these Legal Terms.

19. CONTACT US

In order to resolve a complaint regarding the Services or to receive further information regarding use of the Services, please contact us at

info@reliquarypublishing.com

DISCLAIMER

Last updated June 8, 2025

WEBSITE DISCLAIMER

Reliquary The information provided by Publishing "us" or "our") on retiquary publishing.com/the "Site") and our mobile application is for general informational purposes only. All information on the Site and our mobile application is provided in good faith, however we make no representation or warranty of any kind, express or implied, regarding the accuracy, adequacy, validity, reliability, availability, or completeness of any information on the Sile or our mobile application. UNDER NO CIRCUMSTANCE SHALL WE HAVE ANY LIABILITY TO YOU FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF THE SITE OR OUR MOBILE APPLICATION OR RELIANCE ON ANY INFORMATION PROVIDED ON THE SITE AND OUR MOBILE APPLICATION, YOUR USE OF THE SITE AND OUR MOBILE APPLICATION AND YOUR RELIANCE ON ANY INFORMATION ON THE SITE AND OUR MOBILE APPLICATION IS SOLELY AT YOUR OWN RISK