

Terms of Service This is an agreement by and between you (herein after: The User) and Nuopp Inc.'s "Locate Your Love", a Texas Corporation (herein after: The Website). The Website may be contacted Nu- Opp Inc., 4355 Cobb Parkway, J320, Atlanta, GA 30339. By accessing The Website, and using any of the Services as defined below accessible through The Website, you The User agree to, and is bound by, the terms and conditions of this Agreement whether or not you sign up as a member, and for as long as The User continues to use The Website and/or Services. IF THE USER OBJECTS TO ANYTHING IN THIS AGREEMENT, DO NOT USE THE WEBSITE OR ITS SERVICES.

This Agreement is subject to change by The Website at its sole discretion at any time, with or without notice. Your continued use of The Website and/or its Services after the posting of changes to this Agreement will constitute your acceptance of said changes.

Services provided by The Website shall consist of, but not limited to the following: a service for dating service for singles, separated, and/or widowed people. The Website may offer additional services and/or revise any of said Services, at its discretion. This agreement will apply to any and all additional and/or revised Services. The Website also reserves the right to cease offering any and/or all of the Services described herein.

1. Eligibility

The User must be at least eighteen (18) years of age or the age of majority to use The Website or register for use of The Website's services. By requesting to use and/or registering to use The Website, The User represents and warrants that The User is not married. If you The User is separated, but not yet legally divorced, The User must register as separated and not as single. The User represents and warrants that The User have never been convicted of a felony and is not required to register as a sex offender with any Government Entity. THE WEBSITE DOES NOT CURRENTLY CONDUCT CRIMINAL BACKGROUND SCREENINGS ON ITS MEMBERS. The Website reserves the right to conduct a criminal background check, at any time and using any and all resources available to The Website, to confirm The User's compliance with this subsection.

By using The Website and its Services, The User represents and warrants that he/she has the right, authority and capacity to enter into this Agreement, and will adhere to all of the terms and conditions of this Agreement.

2. Use of Website and Service

As a member of The Website registered to use any of the Services provided by the Website, User/Registered Member agrees to the following:

Exclusive Use. The Website is for the personal use of Registered Members only. A Registered Member may not authorize others to use his/her account, and a Registered Member may not assign and/or otherwise transfer his/her account to any person and/or entity. The User/Registered Member is responsible for maintaining the confidentiality of the username and password that The User designates during the Registration process, The User is fully responsible for all activities that occur under The User's username and password. The User agrees to immediately notify The Website of any unauthorized use of The User's username and/or password or any other breach of security. The Website will not be liable for any loss or damage, arising from The User's failure to comply with the terms expressed in this subsection.

U.S. Export Controls. The Website and services provided by The Website are intended for use in the United States. The User will only use The Website in a manner consistent with this Agreement and any and all applicable local, state, national and international laws and regulations, including, but not limited to, United States export control laws. By using The Website's Services, The User represent and warrant that The User is not located in, under the control of, or a national or resident of Cuba, Iraq, Libya, North Korea, Iran, Syria, or any other Country to which the U.S. has embargoed goods; or to anyone on the U.S. Treasury Department's list of Specially Designated Nationals or the U.S. Commerce Department's

Table of Deny Orders.

Precautions and Interactions with Members. The User is solely responsible and assumes all liability for the Content that The User publishes or displays on The Website, or transmits to other Members. The User assumes all risk when using The Website, including but not limited to all of the risks associated with any online or offline interactions with others, including dating. The Website makes no representations or warranties as to the conduct of members or their compatibility with any current or future members. In no event shall The Website be liable for any damages whatsoever, whether direct, indirect, general, special, compensatory, consequential, and/or incidental, arising out of or relating to the conduct of The User or anyone else in connection with the use of the service, including without limitation, bodily injury, emotional distress, and/or any other damages resulting from communications or meetings with other registered members of this Website or persons The User meet through The Website. The User agrees to take reasonable precautions in all interactions with other members of the service, particularly if The User decides to meet offline or in person. The User agrees to take all necessary precautions when meeting individuals through The Website.

Reporting of Violations. The User will promptly report to The Website any violation of the Agreement by others, including but not limited to, Registered Members.

Content Review and Removal. The Website reserves the right, but has no obligation, to monitor the information or material The User submits to the Site and its Services or posts in the public areas of the Site. The Website will have the right to remove any such information or material that in its sole opinion violates, or may violate any applicable law or either the letter or spirit of this Agreement or upon the request of any third party.

Content Restrictions. The following is a partial list of Content that is illegal or prohibited on the Site. The User will not post on the site, transmit to other Registered Members, communicate any content (or links thereto), or otherwise engage in any activity on the Site or through the Site Services that:

* i. is offensive to the online community and promotes racism, bigotry, hatred or physical harm of any kind against any group or individual; * ii. harasses or advocates harassment of another person, or promotes illegal activities or conduct that is abusive, threatening, obscene, or defamatory; * iii. contains or promotes the illegal use of others' copyrighted content (e.g., music, movies, videos, photographs, images, software, etc.) without obtaining written permission first; * iv. contains video, audio photographs, or images of another person without his or her permission (or in the case of a minor, the minor's legal guardian); * v. provides material that exploits people under the age of 18 years old, in a sexual or violent manner, or solicits personal information from anyone under the age of 18 years old; * vi. promotes or provides instructional information about illegal activities, such as instructions on how to make or buy illegal weapons or drugs, violate someone's privacy, commit identity theft or obtain others' identity information, create or distributes computer viruses, or circumvent copy-protect devices; * vii. disseminates another person's personal information without his or her permission, or collects or solicits another person's personal information for commercial or unlawful purposes; * viii. impersonates, or otherwise misrepresents affiliation, connection or association with, any person or entity; * ix. uses the Website or Site Services for chain letter, junk mail or spam e-mails and is in any way used for or in connection with spamming, spimming, phishing, trolling, or similar activities.

No False or Misleading Information. The User will not provide inaccurate, misleading or false information to The Website or to any other Registered Member, whether about his/herself or another Registered Member. If information provided to The Website or another Registered Member subsequently becomes inaccurate, misleading or false, The User will promptly notify The Website of such change.

No Advertising or Commercial Solicitation. This Website may not be used in connection with any

commercial endeavors. Organizations, companies, and/or businesses may not become Registered Members and should not use The Website for any purpose. The User will not advertise or solicit any Registered Member to buy or sell any products or services through the Site or Services without expressed permission from The Website. The User may not transmit any chain letters, junk or spam e-mail to other Registered Members. Further, The User will not use any information obtained from the Site's Services in order to contact, advertise to, solicit, or sell to any Member without their prior explicit consent. If The User breaches the terms of this subsection and send or post unsolicited bulk email, "spam" or other unsolicited communications of any kind through The Website's Services, The User understands that The User will have caused substantial harm to The Website, but that the amount of such harm would be extremely difficult to ascertain. As a reasonable estimation of such harm, The User agrees to pay The Website Seventy Five dollars (\$75.00) for each such unsolicited communication The User sent through the Site.

Unique and Genuine Profile. As a Registered Member on the Site, The User will create only one unique profile. In addition, The User's use of The Website must be for genuine relationship-seeking purposes in order to maintain the integrity of the site services (for example, The User may not become a Registered Member solely to compile a report of available and/or compatible singles in his/her area, or to write a school research paper). Not all registered Members are available for matching. From time to time, The Website may create test profiles in order to monitor the operation of the site's services.

An unacceptable main profile picture is one or more of the following, * Abstract pictures * Having more than one person in the picture * A picture where it does not show your full face * Not uploading a picture at all * Including children and/or celebrity pictures * Unclothed Pictures * Pictures that are too dark * Blurry or unclear pictures * Pictures that are too big * Pictures that are too small * Explicit pictures * Not dressed in a professional manner * Does not portray a professional image * Uses an unprofessional username If you do upload a main profile picture that is unacceptable, as mentioned in the list above, your profile will be deleted.

No Harassment of The Website's Employees or Agents. The User will not harass, annoy, intimidate or threaten any of the Website's employees, independent contractors, or agents engaged in providing any portion of the Site's Services to The User.

3. Proprietary Rights.

Ownership of Proprietary Information. The User hereby acknowledges and agrees that The Website owns and retains all proprietary rights in the Site and the Site Services. This includes but not limited to all copyrighted material, trademarks, or other proprietary information accessible via the Site, and confidential information contained in member profiles and messages. Except for that information which is in the public domain or for which you have been given written permission, The User may not copy, modify, publish, transmit, distribute, perform, display, or sell any such proprietary information.

License to Posted Content. By posting information or content to any profile pages or public area of the site, The User automatically grants, represents and warrants that The User has the right to grant, to The Website and its Members, an irrevocable, perpetual, non-exclusive, fully-paid, worldwide license to use, reproduce, publicly perform, publicly display and distribute such information and content, and to prepare derivative works of, or incorporate into other works, such information and content, and to grant and authorize sub-licenses of the foregoing. From time to time, The Website may create, test or implement new features or programs on the Site in which The User may voluntarily choose to participate, in accordance with the additional terms and conditions of such features or programs. By The User's voluntary participation in such features or programs, The User grants The Website the rights stated in this subsection in connection with the additional terms and conditions (if any) of such features or programs.

4. User Information.

Privacy Statement. For information about the collection and possible use of information and material provided by The User, please review The Website's Privacy Statement located on the Site. By using the

Site or the Site Services, The User consents to the terms of The Website's Privacy Statement.

No Contact Information. The User agrees to not post any e-mail addresses, personal website address or profile page The User may have on a third party website, or other contact information in the "About Me" section of the profile or in any other communications The User may have with other Registered Members. The User, at his or her discretion, may exchange such information after The User feels comfortable with whom he or she is communicating with.

Disclosure By Law. The User acknowledges and agrees that The Website may disclose information The User provides if required to do so by law, at the request of a third party, or if The Website, in our sole discretion, believes that disclosure is reasonable to (1) comply with the law, requests or orders from law enforcement, or any legal process (whether or not such disclosure is required by applicable law); (2) protect or defend Nuopp Inc.'s "Locate Your Love's", or a third party's rights or property; or (3) protect someone's health or safety, such as when harm or violence against any person (including the Member) is threatened.

Disclosure to Protect Abuse Victims. Notwithstanding any other provision of this Agreement or the Privacy Statement, The Website reserves the right, but has no obligation, to disclose any information that The User submits to the site, if in its sole opinion, The Website suspects or has reason to suspect, that the information involves a party who may be the victim of abuse in any form. Abuse may include, without limitation, elder abuse, child abuse, spousal abuse, neglect, or domestic violence. Information may be disclosed to authorities that The Website, in its sole discretion, deems appropriate to handle such disclosure. Appropriate authorities may include, without limitation, law enforcement agencies, child protection agencies, or court officials. The User hereby acknowledges and agrees that The Website is permitted to make such disclosure.

Use of Anonymous Information for Research. By using the site's services, The User agrees to allow The Website to anonymously use the information from The User and his or her experiences through the Site to continue The Website research into creating successful relationships and to improve the site's services.

5. Links to Third-Party Web Sites / Dealings with Advertisers and Sponsors.

The Website may provide, or third parties may provide, links to other World Wide Web sites or resources. Because The Website has no control over such sites and resources, The User acknowledges and agrees that The Website is not responsible for the availability of such external sites or resources, and does not endorse and is not responsible or liable for any Content, advertising, products or other materials on or available from such sites or resources. The User's correspondence or business dealings with, or participation in promotions of, advertisers or sweepstakes sponsors found on or through the Website (including payment and delivery of related goods or services, any personal information or opt-in contact information voluntarily given to advertisers and sweepstake sponsors, and any other terms, conditions, warranties or representations associated with such dealings) are solely between The User and such advertiser or sweepstakes sponsor. The User further acknowledges and agrees that The Website shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of, or reliance upon, any such Content, goods or services available on or through any such site or resource, including the sharing of the information The User supplies to The Website with advertisers or sweepstakes sponsors, or as the result of the presence of such advertisers on the site.

6. Disclaimer of Warranty.

• No Warranties. THIS SECTION WILL APPLY TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW. THE WEBSITE PROVIDES THE SERVICES ON AN "AS IS" AND "AS AVAILABLE"

BASIS AND GRANTS NO WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE WITH RESPECT TO THE SERVICES OR THE SITE (INCLUDING ALL INFORMATION CONTAINED THEREIN), INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT. THE WEBSITE DOES NOT WARRANT THAT YOUR USE OF THE SERVICES WILL BE SECURE, UNINTERRUPTED, ALWAYS AVAILABLE, ERROR-FREE OR WILL MEET YOUR REQUIREMENTS, OR THAT ANY DEFECTS IN THE SERVICES WILL BE CORRECTED. THE WEBSITE DISCLAIMS LIABILITY FOR, AND NO WARRANTY IS MADE WITH RESPECT TO, THE CONNECTIVITY AND AVAILABILITY OF THE SERVICES.

- **Third Party Content.** Opinions, advice, statements, offers, or other information or content made available through the site, but not directly by The Website, are those of their respective authors, and should not necessarily be relied upon. Such authors are solely responsible for such content. THE WEBSITE DOES NOT: (i) GUARANTEE THE ACCURACY, COMPLETENESS OR USEFULNESS OF ANY INFORMATION PROVIDED ON THE SITE, OR (ii) ADOPT, ENDORSE OR ACCEPT RESPONSIBILITY FOR THE ACCURACY OR RELIABILITY OF ANY OPINION, ADVICE, OR STATEMENT MADE BY ANY PARTY OTHER THAN NUOPP INC.'S "LOCATE YOUR LOVE". UNDER NO CIRCUMSTANCES WILL THE WEBSITE BE RESPONSIBLE FOR ANY LOSS OR DAMAGE RESULTING FROM ANYONE'S RELIANCE ON INFORMATION OR OTHER CONTENT POSTED ON THE SERVICES, OR TRANSMITTED TO OR BY ANY USERS.

- **Beta Features.** From time to time, The Website may offer new "beta" features or tools with which its Registered Members may experiment on the Services. Such features or tools are offered solely for experimental purposes and without any warranty of any kind, and may be modified or discontinued at The Website's sole discretion. The provisions of this Disclaimer of Warranty section apply with full force to such features or tools.

7. Limitation of Liability.

- **Incidental Damages and Aggregate Liability.** IN NO EVENT WILL THE WEBSITE BE LIABLE FOR ANY INCIDENTAL, SPECIAL, CONSEQUENTIAL OR INDIRECT DAMAGES ARISING OUT OF OR RELATING TO THE USE OR INABILITY TO USE THE SITE'S SERVICES, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OR CORRUPTION OF DATA OR PROGRAMS, SERVICE INTERRUPTIONS AND PROCUREMENT OF SUBSTITUTE SERVICES, EVEN IF THE WEBSITE KNOWS OR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. UNDER NO CIRCUMSTANCES WILL NUOPP INC.'S "LOCATE YOUR LOVE"'S AGGREGATE LIABILITY, IN ANY FORM OF ACTION WHATSOEVER IN CONNECTION WITH THIS AGREEMENT OR THE USE OF THE SERVICES OR THE SITE, EXCEED THE PRICE PAID BY YOU FOR YOUR ACCOUNT, OR, IF YOU HAVE NOT PAID THE WEBSITE FOR THE USE OF ANY SERVICES, PRICE OF MEMBERSHIP OR ITS EQUIVALENT.

- **No Liability for non-Website Actions.** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL THE WEBSITE BE LIABLE FOR ANY DAMAGES WHATSOEVER, WHETHER DIRECT, INDIRECT, GENERAL, SPECIAL, COMPENSATORY, CONSEQUENTIAL, AND/OR INCIDENTAL, ARISING OUT OF OR RELATING TO THE CONDUCT OF YOU OR ANYONE ELSE IN CONNECTION WITH THE USE OF THE SERVICES, INCLUDING WITHOUT LIMITATION, BODILY INJURY, EMOTIONAL DISTRESS, AND/OR ANY OTHER DAMAGES RESULTING FROM COMMUNICATIONS OR MEETINGS WITH OTHER REGISTERED USERS OF THE SERVICES (OR YOUR SPOUSE IN THE MARRIAGE SERVICES). THIS INCLUDES ANY CLAIMS, LOSSES OR DAMAGES ARISING FROM THE CONDUCT OF USERS WHO HAVE REGISTERED UNDER FALSE PRETENSES OR WHO ATTEMPT TO DEFRAUD OR HARM YOU.

- **Information Verification.** The Website and its contractors may use various ways of verifying information that Registered Members have provided. However, none of those ways are perfect, and The User agrees that The Website and its contractors will have no liability to The User arising from any incorrectly verified

information.

8. Indemnification.

The User agrees to indemnify, defend and hold harmless The Website, its officers, directors, employees, agents and third parties, for any losses, costs, liabilities and expenses (including reasonable attorneys' fees) relating to or arising out of (a) The User's use of or inability to use the Site or Services, (b) any Registered Member postings made by The User, (c) The User's violation of any terms of this Agreement or The User's violation of any rights of a third party, or (d) The User's violation of any applicable laws, rules or regulations. The Website reserves the right, at its own cost, to assume the exclusive defense and control of any matter otherwise subject to indemnification by The User, in which event The User will fully cooperate with The Website in asserting any available defenses.

9. Complaints / Law Enforcement Contact. * To resolve a complaint regarding the Service, The User should review our Frequently Asked Questions (FAQ) by clicking on the Help link located at the bottom of any page of The Website, or e-mail us. Law enforcement officials may send correspondence (such as subpoenas, court orders and warrants) to The Website via facsimile at (713) 995-1499.

10. Communication and Privacy. * The Website may use The User's email address to send messages notifying The User of important changes to the site's services or special offers. Further, The Website may contact the User by telephone if his or her telephone number is voluntarily provided, in order to communicate with The User regarding the site's services. If the User does not want to receive such email messages or telephone calls (including at any wireless number that may have voluntarily provided), please refer to our Privacy Statement to review the available options.

11. Term and Termination. * This Agreement will become effective upon The User's acceptance of the Agreement by his or her use of the Site or the Services and will remain in effect in perpetuity unless terminated hereunder. Either The User or The Website may terminate his or her account at any time, for any reason or no reason, without explanation, effective upon sending written notice to the other party. The Website reserves the right to immediately suspend or terminate The User's access to any of the site's services, without notice, for any reason or no reason. The Website also reserves the right to remove The User's account information or data from The Website's services and any other records at any time at our sole discretion. In the event The User's access to any of the site's services is suspended due to the breach of this Agreement, The User agrees that all fees then paid to The Website by The User will be nonrefundable and all outstanding or pending payments will immediately be due. The Website may terminate The User's account by following the steps in the applicable section under "Cancellations" below, or by sending a notice of cancellation to: Nuopp Inc.'s "Locate Your Love", Inc., Attn: Cancellations, C/o Anderson & Smith P.C., Attn: Attorney Ricky Anderson, One Arena Place, 7322 Southwest Freeway, Suite 2010, Houston, TX 77074. Following any termination of any Registered User's use of the site's service, The Website reserves the right to send a notice thereof to other Registered Users which whom The User has corresponded.

12. Cancellations. * Cancellation At Any Time With No Refund. The User may cancel his or her registration or subscription to any Services at any time during the term of such registration or subscription or any renewal period. In such case, The User's subscription will terminate at the end of the subscription term for which The User has paid, and The User will not receive any refund for any unused days of such subscription term. In order to delete an account you must send either an email message to membership@locateyourlove.com contacting us through the "Contact Us" link at the bottom of the website or mail a letter which includes, your first and last name, your username, your transaction number, your email, and the type of card you used to pay (i.e. Visa, Mastercard, etc...).

Deleting your account manually online will not officially delete your account from being charged. You must contact us by email or mail to be officially canceled.

3-Day Cancellation. Regarding Locate Your Love's Service, The User as the buyer may cancel the Agreement, without any penalty or obligation, at any time prior to midnight of the third business day following the date of this Agreement, excluding Sundays and holidays. To cancel this Agreement, send an email, or mail/deliver a signed and dated notice, or send a telegram which states that The User (the buyer) are canceling this Agreement, or words of similar effect. This notice should include your first and last name, your username, your transaction number, your email, and the type of credit card you used to pay (i.e. Visa, Mastercard, etc...) This notice under this Section shall be sent to Nuopp Inc.'s "Locate Your Love", Inc., Attn: Cancellations, Nu-Opp Inc 4355 Cobb parkway J320 Atlanta, GA 30339. For site's services, the day that The User submits a completed subscription form will be the date of this Agreement. Any refunds under this 3-day cancellation policy will be made within 10 days after Nuopp Inc.'s "Locate Your Love's" receipt of The User's cancellation notice. If you would like to speak to a customer service representative please call, 404-995-1608.

Cancellation As a Result of Death or Disability. If by reason of death or disability The User is unable to receive all the site's services for which The User contracted, The User or his or her estate may elect to be relieved of the obligation to make payments for services other than those received before death or the onset of disability, except as provided in subsection

(iii). i. If The User has prepaid any amount for the site's service, so much of the amount prepaid that is allocable to services that The User has not received will be promptly refunded to The User or his or her representative. ii. "Disability" means a condition which precludes The User from physically using the site's service during the term of disability and the condition is verified in writing by a physician designated and remunerated by The User. Written verification from the physician must be presented to The Website. iii. If the physician determines that the duration of the disability will be less than six (6) months, The Website may extend the term of the site's services contract for a period of six (6) months at no additional charge to The User in lieu of cancellation.

13. Renewals. In order to provide continuous service, The Website automatically renews all paid subscriptions for the site's services 24 hours before such subscriptions expire. Such renewals are generally for the same duration as the original subscription term (for example, a 1-month subscription will renew on a monthly basis, a 3-month subscription will renew on a 3-month basis, and so on), except for annual subscriptions which will renew on a monthly basis after expiration of the annual period. In addition, The Website sometimes offer special promotions that have renewal periods of different duration than the original subscription term. We always communicate renewal periods to you (user) upon confirmation of your subscription and in the body of any special promotions that have renewal periods of different duration than the original subscription term. By entering into this Agreement, you (user) acknowledge that your account will be subject to the above-described automatic renewals. In all cases, if you (user) do not wish your account to renew automatically, please follow the directions set out under "Cancellation At Any Time With No Refund" above.

14. General Provisions. * Controlling Law and Jurisdiction. You (user) agree that Texas law (without giving effect to its conflicts of law principles) will govern this Agreement, the Site and the Services and that any dispute arising out of or relating to this Agreement, the Site or the Services will be subject to the Exclusive Jurisdiction and venue of the Federal and State Courts in the Harris County, Houston, Texas. You (user) acknowledge and agree that any violation of this Agreement may cause The Website irreparable harm, and therefore agree that The Website will be entitled to seek extraordinary relief in court, including but not limited to temporary restraining orders, preliminary injunctions and permanent injunctions without the necessity of posting a bond or other security, in addition to and without prejudice to any other rights or remedies that The Website may have for a breach of this Agreement.

* **Miscellaneous.** This Agreement, which you (user) accept upon registration for the site's services, the Privacy Statement located on the Site, and any applicable payment, renewal, Additional Services terms, comprise the entire agreement between you (user) and The Website regarding the use of this site's services, superseding any prior agreements between you (user) and The Website related to your use of this Site or Services (including, but not limited to, any prior versions of this Agreement). Unless otherwise

explicitly stated, the Agreement will survive termination of your registration to the Service. The failure of The Website to exercise or enforce any right or provision of this Agreement does not constitute a waiver of such right or provision. If any provision of this Agreement is held invalid, the remainder of this Agreement will continue in full force and effect. Regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to the use of the Site or this Agreement must be filed within one (1) year after such claim or cause of action arose or be forever barred. The section titles in this Agreement are for convenience only and have no legal or contractual effect.

16. Digital Millennium Copyright Act Notice. If you (user) believe that your copyrighted work has been copied in a way that constitutes copyright infringement and is accessible on this Site, please notify The Website's copyright agent, as set forth in the Digital Millennium Copyright Act of 1998 (DMCA). For your complaint to be valid under the DMCA, you (user) must provide the following information in writing:

* An electronic or physical signature of a person authorized to act on behalf of the copyright owner; * Identification of the copyrighted work that you (user) claim is being infringed; * Identification of the material that is claimed to be infringing and where it is located on the Site; * Information reasonably sufficient to permit The Website to contact you (user), such as your address, telephone number, and e-mail address; * A statement that you (user) have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or law; and * A statement, made under penalty of perjury, that the above information is accurate, and that you (user) are the copyright owner or are authorized to act on behalf of the owner.