

THESE ARE THE TERMS AND CONDITIONS GOVERNING YOUR USE OF THE WWW. Vendinglocators360.com WEBSITE(S) AND OUR SERVICES. WELCOME to the Kick Start Locations website(s) available at and under www.vendinglocators360.com and/or under other uniform resource locator(s) and the related or linked portals, information management systems, intranets, password protected information systems, email or wireless websites (collectively, the “Kick Start Locations® Sites”) - developed, hosted, maintained or operated by Kick Start Locations (“we,” “us,” or “our”) or our designees. This Terms of Service Agreement (this “Agreement”) sets forth the terms and conditions governing your use of the Kick Start Locations® Sites and your access to and use of the vending business consulting services we offer, as well as any webpage, sub-pages, URLs, links, trademarks, trade names, trade dress, slogans, logos, copyrights, information, other content, wireless services, portals, email functionalities, operating systems, and electronic communications or data management systems and services offered on or through the Kick Start Locations® Sites (which, collectively with the Kick Start Locations® Sites, constitute the “Services”).” By accessing or using the Kick Start Locations® Sites or any of the Services, you accept and agree to be legally bound by this Agreement, as it may be amended or supplemented from time-to-time by us (as further described below), and agree to all of our operating rules and/or policies and the Services that may be approved by us and published by us on the Kick Start Locations® Sites. All these rules and policies are incorporated into this Agreement by this reference. We have other operating rules and relating to the Kick Start Locations® Sites and the Services generally

IF YOU DO NOT ACCEPT THIS AGREEMENT, YOU ARE NOT AUTHORIZED TO ACCESS THE Kick Start Locations® SITES OR USE THE SERVICES IN ANY MANNER.

1. **We Reserve the Right to Revise this Agreement.** We reserve the right, at any time and from time-to-time, to update, revise, supplement and to otherwise modify this Agreement, and to impose new or additional rules, policies, terms or conditions on your use of the Services. Such updates, revisions, supplements, modifications and additional rules, polices, terms and conditions (collectively referred to in this Agreement as “**Additional Terms**”) will be effective immediately and incorporated into this Agreement upon our publishing them on the Kick Start Locations® Sites, which may be given by any means we designate, including by our posting to the Kick Start Locations® Sites. Your continued use of any of the Kick Start Locations® Sites following such notice will be deemed to conclusively indicate your acceptance of any and all such Additional Terms. All Additional Terms are incorporated into this Agreement by this reference.
2. **We May Revise or Terminate Any Part of the Services at Any Time.** We reserve the right, at any time and from time-to-time, to modify or discontinue, temporarily or permanently, the Kick Start Locations® Sites or the Services, with or without notice to you. This includes the right to modify, discontinue or remove any content, postings, links, pages, services, or other materials at any time and for any reason. You agree that we will not be liable to you for any modification, general suspension or discontinuance of any

Kick Start Locations® Sites or the Services. We may refuse or restrict anyone from access to any or all of the Kick Start Locations® Sites or the Services at any time.

3. **We are an Independent Advertising and Marketing Service For Vending Operators —Not a Franchisor or Business Opportunity Seller.** We are a advertising and location marketing company that, on an independent contractor basis, provides advertising and marketing services for those in or seeking to enter in the vending machine business. If you are accessing any of the Kick Start Locations® Sites and/or any site owned by any direct or indirect affiliate of ours, you understand and agree that: although we may host, develop, maintain or operate the Kick Start Locations® Sites and provide the Services, we are not offering to sell you, nor do we work as a broker to offer or sell you any form of franchise, business opportunity or seller assisted marketing plan business. We may refer you to manufacturers or distributors of vending businesses or other services. But, they do not have any right to speak for us or on our behalf, or bind us to any contracts or obligations. Likewise, we do not have the right to speak for them or to bind them to agreements. We are not responsible for any of the acts or omissions any manufacturer or distributor of vending machines or other services to whom we may refer you. We are not responsible for any acts or omissions of any of our referral sources or those to whom we make referrals. We are not required nor do we represent to you that we will repurchase any items, inventory or supplies from you. You are not required to purchase any products or services from any of our affiliates or from our referral sources in order to use our Services. We provide our Services to those already in the vending business as well as to those seeking to start vending services businesses.
4. **Acceptable Use of the Services.** In order to use the Kick Start Locations® Sites or the Services, you must obtain access to the World Wide Web (or such technology we may designate) directly or through devices that access content and pay any and all service fees, if any, associated with such access: we are not responsible for such fees or costs.
 1. **Use Subject to Legal Notices.** We post “Legal Notices” and various credits on pages of the Kick Start Locations® Sites, which may not be removed even in your permitted copy. Your use of the Kick Start Locations® Sites and our Services is subject to our Legal Notices we publish from time to time and you must not remove these Legal Notices or credits, or any additional information contained along with the Legal Notices and credits. If we provide any items or services to you that are provided by you to third parties, or if any manufacturer or distributor of products we refer provides any items or services to you that you provide to third parties, you must follow our policies and procedures for providing any Legal Notices we may require to be placed on or with the packing of those items or services.
 2. **Commercial Links.** If you wish to link, publish, frame, refer to or provide information about the Kick Start Locations® Sites, our Marks (defined below), copyrighted materials or any Services on any website, web page, email address or

the like operated by you or your affiliates, or any companies, partnerships, limited liability partnerships or any other legal entity which you have an ownership or investment interest in (also collectively referred to as “you”), you must first obtain our prior written permission to do so and enter into an agreement with us on terms designated by us.

3. **Deep Links.** You shall not “deep-link” to this Kick Start Locations® Site, meaning that you will not create, post, display, publish or distribute any link to any page other than the front (home) page of the Kick Start Locations® Sites for any purpose, unless specifically authorized in writing by us to do so. You must not create any links from your website to any website which bears the Marks or our copyrighted materials or which offer products or services sales, or offer any of the products or services that are the same as or similar to the products or services the Kick Start Locations® Sites offer or similar services without our express written consent. If you wish to deep link or any other link to the Kick Start Locations® Sites for any reason, you must contact us and obtain our prior written approval for such deep links or other links.
4. **Security, Cracking and Hacking.** You shall not violate or attempt to violate the security of the Services. Accordingly, you shall not: (i) access data or materials not intended for you; (ii) log into a server or account which you are not authorized to access; (iii) attempt to probe, scan or test the vulnerability of a system or network or to breach security or authentication measures without proper authorization; or (iv) attempt to interfere with service to any user, host or network, including without limitation, via means of submitting a virus to the Services, overloading, “flooding,” “mailbombing” or “crashing” the Services. Violations of system or network security may result in civil or criminal liability. We reserve the right to investigate occurrences which may involve such violations and may involve, and cooperate with, law enforcement authorities in prosecuting users who have participated in such violations. You understand that data and communications, including email and other electronic communications, may be accessed by unauthorized third parties when communicated over the Internet. You agree that it is your responsibility, and not ours, to obtain and use third party software products that support encryption and other security protocols compatible with such protocols (if any) that may be used by us from time to time in connection with the Services.
5. **Spidering.** THE USE OF ANY TOOLS, PROGRAMS, ROBOTIC ALGORITHMS OR PRODUCTS TO AUTOMATICALLY DOWNLOAD OR “SPIDER” THE Kick Start Locations® SITES OR ANY OF THE PAGES OF THE Kick Start Locations® SITES INFRINGES ON OUR COPYRIGHTS. DO NOT USE ANY SUCH TOOLS OR PRODUCTS ON OR IN CONNECTION WITH THE SERVICES!

6. **Termination.** We may and will terminate your service immediately, if we believe that your conduct fails to conform with this Agreement. Without limiting our rights and your limitations under this Agreement, if you use, or attempt to use the Services or Marks or our copyrighted materials for any purposes other than its intended purposes (including without limitation by tampering, hacking, modifying or otherwise corrupting the security or functionality of the Services), you may also be subject to civil and criminal liability.

7. **You Are Responsible For All of Your Activities and All of The Content You Post.** You represent and warrant that any information you post or provide to us by means of the Kick Start Locations® Sites or otherwise in connection with your obtaining Services from us, including, without limitation, as part of any registration, payment for or application or to gain access to any Services, is truthful, accurate, not misleading and offered in good faith. Any information disclosed to you via the Services including, without limitation, any content in the personalized areas of the Kick Start Locations® Sites, may be used only for its intended purpose. We expect that you will exercise caution, good sense and proper judgment in using the Services. You agree NOT to use the Services for or in connection with any of the following activities:
 - a. Spoofing or otherwise impersonating any person or entity, including, without limitation, any other users or any of our personnel, or falsely stating or otherwise misrepresenting your identity or affiliation in any way, or forging any TCP/IP packet header or any part of the header information in any email or other posting;
 - b. Any fraudulent or illegal purpose, including without limitation representing to any party that we offer any from franchise or business opportunity;
 - c. emailing, uploading, or otherwise transmitting or using the Services in furtherance of the use or distribution of any unlawful, harmful, harassing, defamatory, tortious, libelous, abusive, threatening, vulgar, sexually explicit, obscene, hateful, racially, ethnically or otherwise objectionable material of any kind, or any material that is invasive of another's privacy or exploits children, or transmitting any sexually explicit materials, including images and other content;
 - d. Transmitting material that contains viruses, Trojan horses, worms, time bombs, cancelbots or other computer programming routines or engines that are intended to damage, destroy, disrupt or otherwise impair a computer's functionality or the operation of our (or anyone else's) Services, detrimentally interfere with, surreptitiously intercept or

expropriate any system, data or information, or transmit any materials that otherwise violate our rules or policies; and

- e. Violating our rights in or to our intellectual property.
8. **Account Password and User ID.** If the Services require that you become a registered user of the Services or to access any Kick Start Locations® Site, you must receive or establish one or more passwords and accounts in the manner we designate. Maintaining the confidentiality and security of your passwords and accounts is solely your responsibility. Accordingly, you must maintain the security and confidentiality of your accounts. Do not divulge your password or account information to any third party. You are entirely responsible for all activities that occur on or through your account(s), and you agree to notify us immediately about any unauthorized use of accounts or any breach of security. You agree that we and our affiliates are not and will not be responsible for any losses incurred in connection with any misuse of or failure to secure passwords, nor do or will they have any responsibility whatsoever for your failure to comply with this Section.
9. **Do Not Violate Third Party Intellectual Property Rights.** Without any of our rights or your obligations under this Agreement, you may not, and by using the Services or an Kick Start Locations® Site you agree not to, use the Services or a Kick Start Locations® Site to: (i) transmit material that is copyrighted, unless you are the copyright owner or have obtained the permission of the copyright owner to transmit it; (ii) transmit material that reveals trade secrets, unless you own them or have the permission of the owner to so transmit them; or (iii) transmit material that infringes on any Intellectual Property Rights (as defined below) of others or violates the privacy or rights of publicity of others. For purposes of this Agreement, the term “Intellectual Property Rights” means collectively, rights under patent, trademark, copyright and trade secret laws, and any other intellectual property or proprietary rights recognized in any country or jurisdiction worldwide, including, without limitation, moral rights and similar rights.
10. **Ownership.** The trademarks, trade names, logos, color schemes, service marks, slogans, and similar means of identifying products or services displayed on any of the Kick Start Locations® Sites, including without limitation, any variation of the terms or phrases “Kick Start Locations®” (word and design) (collectively, the “Marks”) and other Intellectual Property Rights are our or our licensors registered and/or common law Marks or other Intellectual Property Rights. All content and materials on the Kick Start Locations® Sites including, without limitation, the Marks, button icons, images, audio clips, and software, copyrights, patents and other Intellectual Property Rights included in the Services or any Kick Start Locations® Site, are our property or our licensors' and are protected by U.S. and international copyright, patent, trademarks, and other proprietary rights and Intellectual Property Rights laws. The compilation of all content on the Kick Start

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5. **Compliance with Laws.** You may use the Services and the Kick Start Locations® Sites only for lawful purposes. The Services and use of the Kick Start Locations® Sites are subject to, and you agree that you will at all times comply with, all applicable local, state, national, and international laws, statutes, rules, regulations, ordinances and the like applicable to the use of the Services. This obligation includes your agreement to comply with all applicable laws or industry-specific regulations, and rules relating to the export of technical and other data from the United States (and from your country if you are not located in the United States) and your agreement not to export or re-export any such data or any other content or materials in violation of such laws, rules or regulations without first obtaining all necessary licenses, consents and approvals therefore, as well as authorization from us.
6. **Your Access to Certain Services.** As a convenience and courtesy to you, in addition to the Services offered to the general user of the Kick Start Locations® Sites, we may provide you access certain Kick Start Locations® Sites for purpose of contracting with us or our referral sources to sell products or services to you. If we do so, any offers or sales by us made in connection with the use of such Kick Start Locations® Sites will be subject to our Purchase Policies and this Agreement or our referral sources' purchase policies or similar terms. Our Purchase Policies may be updated by Legal Notices at any time.

7. **E-Sign.** You acknowledge that your electronic submissions constitute your agreement and intent to be bound by the agreements into which you thereby enter. Pursuant to any applicable statutes, regulations, rules, ordinances or other laws, including without limitation the Electronic Signatures in Global and National Commerce Act, P.L. 106-229 (the “E-Sign Act”) or other similar statutes, YOU HEREBY AGREE TO THE USE OF ELECTRONIC SIGNATURES, CONTRACTS, APPLICATIONS AND OTHER RECORDS AND ELECTRONIC DELIVERY OF NOTICES, POLICIES AND RECORDS OF TRANSACTIONS INITIATED OR COMPLETED THROUGH THIS Kick Start Locations® SITE. Further, you hereby waive any rights or requirements under any statutes, regulations, rules, ordinances or other laws in any jurisdiction which require an original signature or delivery or retention of non-electronic records, or to payments or the granting of credits by other than electronic means. You may obtain a copy of this Agreement by printing it now at no additional cost to you or by contacting us later at robert@vendinglocators360.com. We may charge you up to \$15 per copy of this Agreement if we send a copy to you at a later date. In addition, you understand that certain Services on the Kick Start Locations® Sites such as a general contents page and a current information page (which provides information that may include, without limitation, news of interest to users of the Kick Start Locations® Sites, shipper information and other Services) may include materials and information from third parties, and you acknowledge and agree that we have minimal control over such information. Accordingly, we cannot guarantee, represent or warrant that the content contained in the Kick Start Locations® Sites is accurate, appropriate to you, and/or inoffensive.
8. **We Make No Warranties.** YOU USE THE SERVICES AND THE Kick Start Locations® SITES IS AT YOUR SOLE RISK. THE SERVICES AND THE Kick Start Locations® SITES ARE PROVIDED ON AN “AS IS” AND “AS AVAILABLE” BASIS, WITHOUT WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OR USE, OR ANY WARRANTIES OF TITLE OR NON-INFRINGEMENT. WE DO NOT REPRESENT OR WARRANT THAT THE Kick Start Locations® SITES AND/OR SERVICES WILL BE AVAILABLE OR OPERATE IN AN UNINTERRUPTED OR ERROR-FREE MANNER OR THAT ERRORS OR DEFECTS WILL BE CORRECTED. IN ADDITION, WE DO NOT WARRANT THAT INFORMATION AVAILABLE ON OR THROUGH THE Kick Start Locations® SITES INCLUDING, WITHOUT LIMITATION, ESTIMATED FEES OR SALES BASED ON USER-PROVIDED, VENDING MACHINE MANUFACTURER OR DISTRIBUTOR PROVIDED INPUT, VENDING MACHINE SITE OWNER OR OPERATOR PROVIDED INPUT, REFERRAL SOURCE PROVIDED INPUT, OUR RESEARCH OR OUR OPINION ARE APPROPRIATE, ACCURATE, AVAILABLE FOR OR APPLICABLE TO USE IN ANY PARTICULAR JURISDICTION, AND ACCESSING THEM FROM JURISDICTIONS WHERE THEIR CONTENTS ARE ILLEGAL IS EXPRESSLY PROHIBITED. FURTHER, WE DO NOT WARRANT THAT ANY PUBLISHED FEES OR PROJECTIONS OF ANY KIND BASED ON

SUCH VARIOUS FORMS OF USER-PROVIDED INPUT IS AN ACCURATE OR TRUE REFLECTION OF THE FEES, REVENUES, PERFORMANCE OR TERMS AND CONDITIONS THAT WILL BE OR MAY BE BINDING OR EXPERIENCED BETWEEN THE CONTRACTING PARTIES IN YOUR VENDING MACHINE BUSINESS. USE OF OUR SERVICES INCLUDES RISK. YOU ACCEPT ALL RISKS OF DOING SO. WE ARE NOT RESPONSIBLE FOR ANY LOSSES, CLAIMS OR CAUSES OF ACTION YOU SUSTAIN OR HAVE BROUGHT AGAINST YOU AS A RESULT OF YOUR OPERATION OF OR OBTAINING ANY VENDING MACHINE BUSINESS EVEN IF YOUR SERVICES ARE USED TO DO SO. YOU WILL INDEMNIFY, DEFEND AND HOLD US HARMLESS FOR, AND YOU COVENANT NEVER TO SUE US FOR ANY AND ALL CLAIMS, CAUSES OF ACTION, DAMAGES, INVESTIGATION COSTS, DEFENSE COSTS, AND ATTORNEYS' FEES ARISING OUT OF YOUR VENDING MACHINE BUSINESS, EVEN IF THE SERVICES ARE USED IN CONNECTION THEREWITH, AND EVEN IF OUR NEGLIGENCE IS ASSERTED OR PROVEN.

9. **Limitation of Liability.** YOU EXPRESSLY UNDERSTAND AND AGREE THAT WE WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, CONSEQUENTIAL OR EXEMPLARY DAMAGES ARISING OUT OF OR IN ANY WAY RELATED TO THIS AGREEMENT OR THE USE OF THE SERVICES OR ANY ASPECT OF THE Kick Start Locations® SITES, INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES). TO THE EXTENT THE FOREGOING LIMITATION OF LIABILITY IS, IN WHOLE OR IN PART, HELD TO BE INAPPLICABLE OR UNENFORCEABLE FOR ANY REASON, THEN THE AGGREGATE LIABILITY OF US FOR ANY REASON AND UPON ANY CAUSE OF ACTION (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE, STRICT LIABILITY AND OTHER ACTIONS IN CONTRACT OR TORT) ARISING OUT OF OR IN ANY WAY RELATED TO THE Kick Start Locations® SITES OR THIS AGREEMENT SHALL BE LIMITED TO DIRECT DAMAGES ACTUALLY INCURRED UP TO FIFTY DOLLARS (\$50). THE LIMITATION OF LIABILITY HEREIN APPLIES TO ALL LIABILITIES IN THE AGGREGATE, INCLUDING, WITHOUT LIMITATION, THOSE RESULTING FROM YOUR USE OR YOUR INABILITY TO USE THE Kick Start Locations® SITES OR SERVICES, OR ANY OTHER MATTER ARISING FROM OR RELATING TO THE Kick Start Locations® SITES. BECAUSE SOME STATES OR JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU.
10. **Order of Precedence.** This Agreement governs your use of the Kick Start Locations® Sites and access to the Services. This Agreement does not modify, alter or

amend any other agreement you have entered or will enter into with us or any of our related or affiliated entities. To the extent that any provision of this Agreement, or any supplemental agreement offered as any part of any registration for additional Services on the Kick Start Locations® Site, conflicts with any provision of your other agreements with us or any of our related or affiliated entities, the terms of such other conflicting term(s) of this Agreement.

11. Choice of Law and Forum. The Services are controlled by us from within the State of Florida, USA, although it may be accessed and used throughout the world. Subject to this Agreement, by submitting a registration or by accessing or using the Services, you and we each agree that the substantive laws of the State of Florida, USA will govern with respect to all matters relating to or arising from this Agreement, or the use (or inability to use) the Services, and that such laws will apply without regard to principles of conflict of laws. Subject to the dispute resolution procedures set forth above, you and we agree and hereby submit to the exclusive jurisdiction and venue of the appropriate State and Federal courts located in Collier County, Florida, USA with respect to such matters. Regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to the Services must be filed or otherwise commenced within one (1) year after such claim or cause of action arose or be forever barred.

12. Miscellaneous Terms. Subject to the terms of this Agreement and our other operating rules and policies for the Kick Start Locations® Sites, this Agreement constitutes the entire agreement between you and us with respect to the subject matter addressed herein, and governs your use of the Kick Start Locations® Sites and Services, superseding any prior agreements between you and us relating to such subject matter, but this Agreement may be supplemented by any other agreement you enter into with us pursuant to a registration to access certain features of the Kick Start Locations® Sites. The failure of us to exercise or enforce any right or provision of this Agreement shall not constitute a waiver of such right or provision. If any provision of this Agreement is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and that the other provisions of this Agreement remain in full force and effect. The section headings used in this Agreement are for convenience only and have no legal or contractual effect.

Without limiting the foregoing, our Services at the Kick Start Locations® Sites are not intended for use by or available to minors. IF YOU ARE NOT LEGALLY AN ADULT UNDER THE LAW WHERE YOU LIVE OR IF YOU ARE UNDER 18 YEARS OF AGE, YOU MAY NOT ACCESS THE Kick Start Locations® SITES OR USE THE SERVICES. IF SO, PLEASE IMMEDIATELY DISCONTINUE USE OF THE SERVICES AND DO NOT ACCESS THE Kick Start Locations® SITES.

vendinglocators360.com Privacy Policy

This privacy policy has been compiled to better serve those who are concerned with how their 'Personally Identifiable Information' (PII) is being used online. PII, as described in US privacy law and information security, is information that can be used on its own or with other information to identify, contact, or locate a single person, or to identify an individual in context. Please read our privacy policy carefully to get a clear understanding of how we collect, use, protect or otherwise handle your Personally Identifiable Information in accordance with our website.

What personal information do we collect from the people that visit our blog, website or app?

When ordering or registering on our site, as appropriate, you may be asked to enter your name, email address, mailing address, phone number, credit card information or other details to help you with your experience.

When do we collect information?

We collect information from you when you register on our site, place an order, subscribe to a newsletter, respond to a survey, fill out a form, Use Live Chat, Open a Support Ticket or enter information on our site.

Provide us with feedback on our products or services

How do we use your information?

We may use the information we collect from you when you register, make a purchase, sign up for our newsletter, respond to a survey or marketing

communication, surf the website, or use certain other site features in the following ways:

- To personalize your experience and to allow us to deliver the type of content and product offerings in which you are most interested.
- To improve our website in order to better serve you.
- To allow us to better service you in responding to your customer service requests.
- To administer a contest, promotion, survey or other site feature.
- To quickly process your transactions.
- To ask for ratings and reviews of services or products
- To follow up with them after correspondence (live chat, email or phone inquiries)

How do we protect your information?

We do not use vulnerability scanning and/or scanning to PCI standards.
An external PCI compliant payment gateway handles all CC transactions.
We do not use Malware Scanning.

Your personal information is contained behind secured networks and is only accessible by a limited number of persons who have special access rights to such systems, and are required to keep the information confidential. In addition, all sensitive/credit information you supply is encrypted via Secure Socket Layer (SSL) technology.

We implement a variety of security measures when a user places an order to maintain the safety of your personal information.

All transactions are processed through a gateway provider and are not stored or processed on our servers.

Do we use 'cookies'?

Yes. Cookies are small files that a site or its service provider transfers to your computer's hard drive through your Web browser (if you allow) that enables the

site's or service provider's systems to recognize your browser and capture and remember certain information. For instance, we use cookies to help us remember and process the items in your shopping cart. They are also used to help us understand your preferences based on previous or current site activity, which enables us to provide you with improved services. We also use cookies to help us compile aggregate data about site traffic and site interaction so that we can offer better site experiences and tools in the future.

We use cookies to:

- Help remember and process the items in the shopping cart.
- Understand and save user's preferences for future visits.
- Keep track of advertisements.
- Compile aggregate data about site traffic and site interactions in order to offer better site experiences and tools in the future. We may also use trusted third-party services that track this information on our behalf.

You can choose to have your computer warn you each time a cookie is being sent, or you can choose to turn off all cookies. You do this through your browser settings. Since browser is a little different, look at your browser's Help Menu to learn the correct way to modify your cookies.

If users disable cookies in their browser:

If you turn cookies off it will turn off some of the features of the site.

Third-party disclosure

Do we disclose the information we collect to Third-Parties?

We sell,trade, or otherwise transfer to outside parties your name, address,city,town, any form or online contact identifier email, name of chat account etc., screen name or user names, phone number

We engage in this practice because,:

As a consulting company we may transfer your contact information to various third parties we feel may be able to benefit your business.

Personally Identifiable Information.

Third-party links

Occasionally, at our discretion, we may include or offer third-party products or services on our website. These third-party sites have separate and independent privacy policies. We therefore have no responsibility or liability for the content and activities of these linked sites. Nonetheless, we seek to protect the integrity of our site and welcome any feedback about these sites.

Google

Google's advertising requirements can be summed up by Google's Advertising Principles. They are put in place to provide a positive experience for users. <https://support.google.com/adwordspolicy/answer/1316548?hl=en>

We use Google AdSense Advertising on our website.

Google, as a third-party vendor, uses cookies to serve ads on our site. Google's use of the DART cookie enables it to serve ads to our users based on previous visits to our site and other sites on the Internet. Users may opt-out of the use of the DART cookie by visiting the Google Ad and Content Network privacy policy.

We have implemented the following:

We, along with third-party vendors such as Google use first-party cookies (such as the Google Analytics cookies) and third-party cookies (such as the DoubleClick cookie) or other third-party identifiers together to compile data regarding user interactions with ad impressions and other ad service functions as they relate to our website.

Opting out:

Users can set preferences for how Google advertises to you using the Google Ad Settings page. Alternatively, you can opt out by visiting the Network

Advertising Initiative Opt Out page or by using the Google Analytics Opt Out Browser add on.

California Online Privacy Protection Act

CalOPPA is the first state law in the nation to require commercial websites and online services to post a privacy policy. The law's reach stretches well beyond California to require any person or company in the United States (and conceivably the world) that operates websites collecting Personally Identifiable Information from California consumers to post a conspicuous privacy policy on its website stating exactly the information being collected and those individuals or companies with whom it is being shared. - See more at: <http://consumercal.org/california-online-privacy-protection-act-caloppa/#sthash.0FdRbT51.dpuf>

According to CalOPPA, we agree to the following:

Users can visit our site anonymously.

Once this privacy policy is created, we will add a link to it on our home page or as a minimum, on the first significant page after entering our website.

Our Privacy Policy link includes the word 'Privacy' and can easily be found on the page specified above.

You will be notified of any Privacy Policy changes:

- On our Privacy Policy Page

Can change your personal information:

- By calling us

How does our site handle Do Not Track signals?

We honor Do Not Track signals and Do Not Track, plant cookies, or use advertising when a Do Not Track (DNT) browser mechanism is in place.

Does our site allow third-party behavioral tracking?

It's also important to note that we allow third-party behavioral tracking

COPPA (Children Online Privacy Protection Act)

When it comes to the collection of personal information from children under the age of 13 years old, the Children's Online Privacy Protection Act (COPPA) puts parents in control. The Federal Trade Commission, United States' consumer protection agency, enforces the COPPA Rule, which spells out what operators of websites and online services must do to protect children's privacy and safety online.

We do not specifically market to children under the age of 13 years old.

Fair Information Practices

The Fair Information Practices Principles form the backbone of privacy law in the United States and the concepts they include have played a significant role in the development of data protection laws around the globe. Understanding the Fair Information Practice Principles and how they should be implemented is critical to comply with the various privacy laws that protect personal information.

In order to be in line with Fair Information Practices we will take the following responsive action, should a data breach occur:

We will notify you via email

- Within 7 business days

We also agree to the Individual Redress Principle which requires that individuals have the right to legally pursue enforceable rights against data collectors and processors who fail to adhere to the law. This principle requires not only that individuals have enforceable rights against data users, but also that individuals have recourse to courts or government agencies to investigate and/or prosecute non-compliance by data processors.

CAN SPAM Act

The CAN-SPAM Act is a law that sets the rules for commercial email, establishes requirements for commercial messages, gives recipients the right to have emails stopped from being sent to them, and spells out tough penalties for violations.

We collect your email address in order to:

- Send information, respond to inquiries, and/or other requests or questions
- Process orders and to send information and updates pertaining to orders.
- Send you additional information related to your product and/or service
 - Market to our mailing list or continue to send emails to our clients after the original transaction has occurred.

To be in accordance with CANSPAM, we agree to the following:

- Not use false or misleading subjects or email addresses.
- Identify the message as an advertisement in some reasonable way.
- Include the physical address of our business or site headquarters.
 - Monitor third-party email marketing services for compliance, if one is used.
- Honor opt-out/unsubscribe requests quickly.
- Allow users to unsubscribe by using the link at the bottom of each email.

If at any time you would like to unsubscribe from receiving future emails, you can email us at

- Follow the instructions at the bottom of each email.
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Contacting Us

If there are any questions regarding this privacy policy, you may contact us using the information below.

vendinglocators360.com
260 Southbay Dr.
Naples, Florida 34108
USA
robert@vendinglocators360.com
239-821-3892

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