

Contents

<u>TERMS AND CONDITION.....</u>	<u>2</u>
<u>PRIVACY POLICY.....</u>	<u>15</u>
<u>EULA (END-USER LICENSE AGREEMENT).....</u>	<u>19</u>
<u>LICENSE.....</u>	<u>19</u>
<u>THIRD-PARTY SERVICES.....</u>	<u>19</u>
<u>TERM AND TERMINATION.....</u>	<u>20</u>
<u>RESTRICTION ON USE.....</u>	<u>20</u>
<u>TERMINATION OF LICENSES.....</u>	<u>21</u>
<u>DISCLAIMER OF LIABILITY.....</u>	<u>21</u>
<u>AMENDMENTS TO THIS AGREEMENT.....</u>	<u>21</u>
<u>GOVERNING LAW.....</u>	<u>22</u>
<u>CONTACT INFORMATION.....</u>	<u>22</u>
<u>ENTIRE AGREEMENT.....</u>	<u>22</u>

TERMS AND CONDITION

1. ACCEPTANCE OF TERMS

Kenmesh Inc. "Kenmesh.com" welcomes you. Kenmesh.com provides the Kenmesh.com Services (defined below) to you subject to the following Terms of Service ("TOS"), which may be updated by us from time to time without notice to you. You can review the most current version of the TOS at any time at Kenmesh Inc By accessing and using the Kenmesh.com Services, you accept and agree to be bound by the terms and provision of the TOS. In addition, when using particular Kenmesh.com owned or operated services, you and Kenmesh.com shall be subject to any posted guidelines or rules applicable to such services, which may be posted and modified from time to time.

Kenmesh.com provides users a social networking platform with access to a rich collection of holistic resources, including for people who are into yoga, meditation, healthy clean eating, natural medicines and active lifestyle and without limitation to various communications tools, forums, shopping services, search services, personalized content and branded programming through its network of service providers which may be accessed through any various medium or device now known or hereafter developed (the "Kenmesh.com Services"). You also understand and agree that the Kenmesh.com Services may include advertisements and that these advertisements are necessary for Kenmesh.com to provide sustenance to the

Kenmesh.com Services. You also understand and agree that the Kenmesh.com Services may include certain communications from Kenmesh.com, such as service announcements, administrative messages and the Kenmesh.com Newsletter, and that these communications are considered part of Kenmesh.com membership and you will not be able to opt out of receiving them. Unless explicitly stated otherwise, any new features that augment or enhance the current Kenmesh.com Services, including the release of new Kenmesh.com properties, shall be subject to the TOS. You understand and agree that the Kenmesh.com Services is provided "AS-IS" and that Kenmesh.com assumes no responsibility for the timeliness, deletion, mis-delivery or failure to store any user communications or personalization settings. You are responsible for obtaining access to the Kenmesh.com Services, and that access may involve third-party fees (such as consultation charges). You are responsible for those fees, including those fees associated with the display or delivery of advertisements. In addition, you must provide and are responsible for all equipment necessary to access the Kenmesh.com Services.

2. YOUR REGISTRATION OBLIGATIONS

In consideration of your use of the Kenmesh.com Services, you represent that you are of legal age(18 years) to form a binding contract and are not a person barred from receiving the Kenmesh.com Services under the laws of the United States or other applicable jurisdiction. You also agree to: (a) provide true, accurate, current and complete information about yourself as prompted by the Kenmesh.com Service's registration form (the "Registration Data") and (b) maintain and promptly update the Registration Data to keep it true, accurate, current and complete. If you provide any information that is untrue, inaccurate, not current or incomplete, or Kenmesh.com has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, Kenmesh.com has the right to suspend or terminate your account and refuse any and all current or future use of the Kenmesh.com Services (or any portion thereof).

Kenmesh.com is concerned about the safety and privacy of all its users, particularly children. Please remember that the

Kenmesh.com Services is designed to appeal to a broad audience. Accordingly, as the legal guardian, it is your responsibility to determine whether any of the Kenmesh.com Services areas and/or Content (as defined in Section 5 below re appropriate for your child.

3. Kenmesh.com PRIVACY POLICY

Registration Data and certain other information about you are subject to our applicable privacy policy. For more information, see the full Kenmesh.com Privacy Policy at Kenmesh.com

. You understand that through your use of the Kenmesh.com Services you consent to the collection and use (as set forth in the applicable privacy policy) of this information, including the transfer of this information to the United States and/or other countries for storage, processing and use by Kenmesh.com and its affiliates.

4. MEMBER ACCOUNT, PASSWORD AND SECURITY

You will receive a password and account designation upon completing the Kenmesh.com Service's registration process. You are responsible for maintaining the confidentiality of the password and account and are fully responsible for all activities that occur under your password or account. You agree to (a) immediately notify Kenmesh.com of any unauthorized use of your password or account or any other breach of security, and (b) ensure that you exit from your account

at the end of each session. Kenmesh.com cannot and will not be liable for any loss or damage arising from your failure to comply with this Section 4

5. MEMBER CONDUCT

You understand that all information, data, text, software, music, sound, photographs, graphics, video, messages, tags, or other materials ("Content"), whether publicly posted or privately transmitted, are the sole responsibility of the person from whom such Content originated. This means that you, and not Kenmesh.com, are entirely responsible for all Content that you upload, post, email, transmit or otherwise make available via the Kenmesh.com Services.

Kenmesh.com does not control the Content posted via the Kenmesh.com Services and, as such, does not guarantee the accuracy, integrity or quality of such Content. You understand that by using the Kenmesh.com Services, you may be exposed to Content that is offensive, indecent or objectionable. Under no circumstances will Kenmesh.com be liable in any way for any Content, including, but not limited to, any errors or omissions in any Content, or any loss or damage of any kind incurred as a result of the use of any Content posted, emailed, transmitted or otherwise made available via the Kenmesh.com Services.

6. You agree to not use the Kenmesh.com Services to:

upload, post, email, transmit or otherwise make available any Content that is unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable; harm minors in any way; impersonate any person or entity, including, but not limited to, a Kenmesh.com official, forum leader, guide or host, or falsely state or otherwise misrepresent your affiliation with a person or entity; forge headers or otherwise manipulate identifiers in order to disguise the origin of any Content transmitted through the Kenmesh.com Service;

upload, post, email, transmit or otherwise make available any Content that you do not have a right to make available under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);

upload, post, email, transmit or otherwise make available any Content that infringes any patent, trademark, trade secret, copyright or other proprietary rights ("Rights") of any party;

upload, post, email, transmit or otherwise make available any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation, except in those areas (such as shopping) that are designated for such purpose

upload, post, email, transmit or otherwise make available any material that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;

Disrupt the normal flow of dialogue, cause a screen to "scroll" faster than other users of the Kenmesh.com Services are able to type, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges;

Interfere with or disrupt the Kenmesh.com Services or servers or networks connected to the Kenmesh.com Services, or disobey any requirements, procedures, policies or regulations of networks connected to the Kenmesh.com Services, including using any device, software or routine to bypass our robot exclusion headers;

Provide material support or resources (or to conceal or disguise the nature, location, source, or ownership of material support or resources) to any organization(s) designated by the United States government as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act;

"stalk" or otherwise harass another; and/or

Collect or store personal data about other users in connection with the prohibited conduct and activities set forth in paragraphs a through m above.

You acknowledge that Kenmesh.com may or may not pre-screen Content, but that Kenmesh.com and its designees shall have the right (but not the obligation) in their sole discretion to pre-screen, refuse, or remove any Content that is available via the Kenmesh.com Services. Without limiting the foregoing, Kenmesh.com and its designees shall have the right to remove any Content that violates the TOS or is otherwise objectionable. You agree that you must evaluate, and bear all risks associated with, the use of any Content, including any reliance on the accuracy, completeness, or usefulness of such Content. In this regard, you acknowledge that you may not rely on any Content created by Kenmesh.com or submitted to Kenmesh.com, including without limitation information in Kenmesh.com Message Boards and in all other parts of the Kenmesh.com Services.

You acknowledge, consent and agree that Kenmesh.com may access, preserve and disclose your account information and Content if required to do so by law or in a good faith belief that such access preservation or disclosure is reasonably necessary to: (i) comply with legal process; (ii) enforce the TOS; (iii) Respond to claims that any Content violates the rights of third parties; (iv) respond to your requests for customer service; or (v) protect the rights, property or personal safety of Kenmesh.com, its users and the public.

You understand that the Kenmesh.com Services and software embodied within the Kenmesh.com Services may include security components that permit digital materials to be

protected, and that use of these materials is subject to usage rules set by Kenmesh.com and/or content providers who provide content to the Kenmesh.com Services. You may not attempt to override or circumvent any of the usage rules embedded into the Kenmesh.com Services. Any unauthorized reproduction, publication, further distribution or public exhibition of the materials provided on the Kenmesh.com Services, in whole or in part, is strictly prohibited.

7. INTERSTATE NATURE OF COMMUNICATIONS ON Kenmesh.com NETWORK

When you register with Kenmesh.com , you acknowledge that in using the Kenmesh.com Services to send electronic communications (including but not limited to email, search queries, sending messages to Kenmesh.com Chat or Kenmesh.com Groups, uploading photos and files other Internet activities), you will be causing communications to be sent through

Kenmesh.com's computer networks, portions of which are located in Oregon and other locations in the United States and portions of which are located abroad. As a result, and also as a result of Kenmesh.com 's network architecture and business practices and the nature of electronic communications, even communications that seem to be intrastate in nature can result in the transmission of interstate communications regardless of where you are physically located at the time of transmission. Accordingly, by agreeing to this TOS, you acknowledge that use of the service results in interstate data transmissions.

8. SPECIAL ADMONITIONS FOR INTERNATIONAL USE AND EXPORT AND IMPORT COMPLIANCE

Recognizing the global nature of the Internet, you agree to comply with all local rules regarding online conduct and acceptable Content. Use of the Kenmesh.com Services and transfer, posting and uploading of software, technology, and other technical data via the Kenmesh.com Services may be subject to the export and import laws of the United States and other countries. You agree to comply with all applicable export and import laws and regulations. In particular, you: (a) represent that you are not a party identified on any government export exclusion list, including but not limited to the U.S. Denied Persons, Entity, and Specially Designated Nationals Lists, nor will you transfer software, technology, and other technical data via the Kenmesh.com Services to parties identified on such lists; (b) agree not to use the Kenmesh.com Services for military, nuclear, missile, chemical or biological weaponry end uses in violation of U.S. export laws; (c) agree not to transfer, upload, or post via the Kenmesh.com Services any software, technology or other technical data in violation of U.S. or other applicable export or import laws.

9. CONTENT SUBMITTED OR MADE AVAILABLE FOR INCLUSION ON THE Kenmesh.com SERVICES

Kenmesh.com does not claim ownership of Content you submit or make available for inclusion on the Kenmesh.com Services. However, with respect to Content you submit or make available for inclusion on publicly accessible areas of the Kenmesh.com Services, you grant

Kenmesh.com the following worldwide, royalty-free and non- exclusive license(s), as applicable:

Services solely for the purposes of providing and promoting the specific Kenmesh.com Group to which such Content was submitted or made available. This license exists only for as long as you elect to continue to include such Content on the Kenmesh.com Services and will terminate at the time you remove or Kenmesh.com removes such Content from the Kenmesh.com Services.

With respect to photos, graphics, audio or video you submit or make available for inclusion on publicly accessible areas of the Kenmesh.com Services other than Kenmesh.com Groups, the license to use, distribute, reproduce, modify, adapt, publicly perform and publicly display such Content on the Kenmesh.com Services solely for the purpose for which such Content was submitted or made available. This license exists only for as long as you elect to continue to include such Content on the Kenmesh.com Services and will terminate at the time you remove or Kenmesh.com removes such Content from the Kenmesh.com Services.

With respect to Content other than photos, graphics, audio or video you submit or make available for inclusion on publicly accessible areas of the Kenmesh.com Services other than Kenmesh.com Groups, the perpetual, irrevocable and fully sub licensable license to use, distribute, reproduce, modify, adapt, publish, translate, publicly perform and publicly display such Content (in whole or in part) and to incorporate such Content into other works in any format or medium now known or later developed.

"Publicly accessible" areas of the Kenmesh.com Services are those areas of the Kenmesh.com network of properties that are intended by Kenmesh.com to be available to the general public. By way of example, publicly accessible areas of the Kenmesh.com Services would include Kenmesh.com Message Boards and portions of Kenmesh.com Groups and social media platforms that are open to both members and visitors.

Services would not include portions of Kenmesh.com Groups that are limited to members, Kenmesh.com services intended for private communication such as Kenmesh.com Mail or Kenmesh.com Messenger or areas off of the Kenmesh.com network of properties such as portions of World Wide Web sites that are accessible via hypertext or other links but are not hosted or served by Kenmesh.com.

10. GOOGLE ANALYTICS

User information from the Kenmesh.com website is collected primarily to provide a more efficient experience. Kenmesh.com uses "cookies" "pixel tags" and "spotlight tags," to provide more relevant content, advertising, and to improve the web site. These may be small text files which are put on your computer or small graphic files. Information provided through these methods is anonymous in nature. If you wish, you may set your browser to refuse cookies. Some cookies may remain on your computer until you manually delete them.

Kenmesh.com uses Google Analytics, a web analytics service provided by Google, Inc. ("Google"). Google Analytics uses cookies to help the Kenmesh.com analyze how users use the site. The information generated by the cookie about your use of the web site

(including your IP address) will be transmitted to and stored by Google on servers in the United States.

activity for web site operators and providing other services relating to web site activity and internet usage. Google may also transfer this information to third parties where required to do so by law, or where such third parties process the information on Google's behalf. Google offers opt-outs for analytics and for Google's remarketing services.

Google's use of your IP address and other data held by Google is governed by your preferences within Google's product suite and Google's privacy policies. The purpose of these types of cookies, pixels, and tags is to collect and aggregate statistics about your visit to our website and/or to provide relevant re-marketing to you. These companies and partners may use information about your visits to this and other websites in order to provide advertisements about goods and services of interest to you. These cookies do not contain personally identifiable information.

11. CONTRIBUTIONS TO Kenmesh.com

Kenmesh.com may have something similar to the Contributions already under consideration or in development. Your Contributions automatically become the property of Kenmesh.com without any obligation of Kenmesh.com to you; and you are not entitled to any compensation or reimbursement of any kind from Kenmesh.com under any circumstances.

12. INDEMNITY

You agree to indemnify and hold Kenmesh.com and its subsidiaries, affiliates, officers, agents, employees, partners and licensors harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of Content you submit, post, transmit, modify or otherwise make available through the Kenmesh.com Services, your use of the Kenmesh.com Services, your connection to the Kenmesh.com Services, your violation of the TOS, or your violation of any rights of another.

13. NO COMMERCIAL REUSE OF Kenmesh.com SERVICES

You agree not to reproduce, duplicate, copy, trade, resell or exploit for any commercial purposes, any portion or use of, or access to, the Kenmesh.com Services (including Content, advertisements, Software and your Kenmesh.com ID).

14. GENERAL PRACTICES REGARDING USE AND STORAGE

You acknowledge that Kenmesh.com may establish general practices and limits concerning use of the Kenmesh.com Services, including without limitation the maximum number of days that email messages, message board postings or other uploaded Content will be retained by the Kenmesh.com Services, the maximum number of email messages that may be sent from or received by an account on the Kenmesh.com Services, the maximum size of any email message that may be sent from or received by an account on the Kenmesh.com Services, the maximum disk space that will be allotted on Kenmesh.com's servers on your behalf, and the maximum number of times (and the maximum duration for which) you may access the Kenmesh.com Services in a given period of time. You agree that Kenmesh.com has no responsibility or liability for the deletion or failure to store any messages and other communications or other Content maintained or transmitted by the Kenmesh.com Services. You acknowledge that Kenmesh.com reserves the right to log off accounts that are inactive for an extended period of time. You further acknowledge that Kenmesh.com reserves the right to modify these general practices and limits from time to time.

15. MODIFICATIONS TO Kenmesh.com SERVICES

Kenmesh.com reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Kenmesh.com Services (or any part thereof) with or without notice. You agree that Kenmesh.com shall not be liable to you or to any third party for any modification, suspension or discontinuance of the Kenmesh.com Services (or any part thereof).

16. TERMINATION

You may terminate your Kenmesh.com account, any associated email address and access to the Kenmesh.com Services by submitting uninstalling request.

You agree that Kenmesh.com may, *without prior notice*, immediately terminate, limit your access to or suspend your Kenmesh.com account, any associated email address, and access to the Kenmesh.com Services. Cause for such termination, limitation of access or suspension shall include, but not be limited to, (a) breaches or violations of the TOS or other incorporated agreements or guidelines, (b) requests by law enforcement or other government agencies, (c) discontinuance or material modification to the Kenmesh.com Services (or any part thereof), (d) unexpected technical or security issues or problems, (e) extended periods of inactivity, (f) engagement by you in fraudulent or illegal activities, and/or (g) nonpayment of any fees owed by

you in connection with the Kenmesh.com Services. Further, you agree that all terminations, limitations of access and suspensions for cause shall be made in Kenmesh.com's sole discretion and that Kenmesh.com shall not be liable to you or any third party for any termination of your account, any associated email address, or access to the Kenmesh.com Services.

Termination of your Kenmesh.com account includes any or all of the following: (a) removal of access to all or part of the offerings within the Kenmesh.com Services, (b) deletion of your password and all related information, files and content associated with or inside your account (or any part thereof), and (c) barring of further use of all or part of the Kenmesh.com Services.

17. DEALINGS WITH ADVERTISERS

Your correspondence or business dealings with, or participation in promotions of, advertisers found on or through the Kenmesh.com Services, including payment and delivery of related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and such advertiser. You agree that Kenmesh.com shall not be responsible or liable for any loss or damage of any sort incurred as the result of any such dealings or as the result of the presence of such advertisers on the Kenmesh.com Services.

18. LINKS

The Kenmesh.com Services may provide, or third parties may provide, links to other World Wide Web sites or resources. You acknowledge and agree that Kenmesh.com 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. You further acknowledge and agree that Kenmesh.com 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 use of or reliance on any such Content, goods or services available on or through any such site or resource.

Kenmesh.com 'S PROPRIETARY RIGHTS

You acknowledge and agree that the Kenmesh.com Services and any necessary software used in connection with the Kenmesh.com Services ("Software") contain proprietary and confidential information that is protected by applicable intellectual property and other laws. You further acknowledge and agree that Content contained in advertisements or information presented to you through the Kenmesh.com Services or by advertisers is protected by copyrights, trademarks, service marks, patents or other proprietary rights and laws. Except as expressly permitted by applicable law or as authorized by Kenmesh.com or the applicable licensor (such as an advertiser), you agree not to modify, rent, lease, loan, sell, distribute, transmit, broadcast, publicly perform or create derivative works based on the Kenmesh.com Services, such Content or the Software, in whole or in part.

Copy, modify, create a derivative work from, reverse engineer, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, grant a security interest in or otherwise transfer any right in the Software. You agree neither to modify the Software in any manner or form, nor to use modified versions of the Software, including (without limitation) for the purpose of obtaining unauthorized access to the Kenmesh.com Services.

19. DISCLAIMER OF WARRANTIES

YOU EXPRESSLY UNDERSTAND AND AGREE THAT:

YOUR USE OF THE Kenmesh.com SERVICES AND SOFTWARE ARE AT YOUR SOLE RISK. THE

Kenmesh.com SERVICES AND SOFTWARE ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. Kenmesh.com AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS EXPRESSLY DISCLAIM ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

Kenmesh.com AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS MAKE NO WARRANTY THAT (i) THE Kenmesh.com SERVICES OR SOFTWARE WILL MEET YOUR REQUIREMENTS;

THE Kenmesh.com SERVICES OR SOFTWARE WILL BE UNINTERRUPTED, TIMELY, SECURE OR ERROR-FREE; THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE Kenmesh.com SERVICES OR SOFTWARE WILL BE ACCURATE OR RELIABLE; (iv) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION OR OTHER MATERIAL PURCHASED OR OBTAINED BY YOU THROUGH THE Kenmesh.com SERVICES OR SOFTWARE WILL MEET YOUR EXPECTATIONS; AND (v) ANY ERRORS IN THE SOFTWARE WILL BE CORRECTED.

ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE

Kenmesh.com SERVICES OR SOFTWARE IS ACCESSED AT YOUR OWN DISCRETION AND RISK, AND YOU WILL BE SOLELY RESPONSIBLE FOR AND HEREBY WAIVE ANY AND ALL CLAIMS AND CAUSES OF ACTION WITH RESPECT TO ANY DAMAGE TO YOUR COMPUTER SYSTEM, INTERNET ACCESS, DOWNLOAD OR DISPLAY DEVICE, OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM

Kenmesh.com OR THROUGH OR FROM THE Kenmesh.com SERVICES OR SOFTWARE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TOS.

20. LIMITATION OF LIABILITY

YOU EXPRESSLY UNDERSTAND AND AGREE THAT Kenmesh.com AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS SHALL NOT BE LIABLE TO YOU FOR ANY PUNITIVE, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF Kenmesh.com HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM: (a) THE USE OR THE INABILITY TO USE THE Kenmesh.com SERVICE; (b) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES; (c) UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (d) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE Kenmesh.com SERVICE; OR (e) ANY OTHER MATTER RELATING TO THE Kenmesh.com SERVICE. EXCLUSIONS AND LIMITATIONS SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, SOME OF THE ABOVE LIMITATIONS OF THIS SECTION AND MAY NOT APPLY TO YOU.

21. DATA THEFT

While we take reasonable precautions against possible security breaches of our website, member database and records no website or Internet transmission is completely secure and we cannot guarantee that unauthorized access, hacking, data loss, or other breaches will never occur. We urge you to take steps to keep your personal information safe (including your password) and to log out of your account after use.

We cannot guarantee the security of your personal data while it is being transmitted to our site and any transmission is at your own risk. Once we have received your information we have procedures and security features in place to try to prevent unauthorized access. If there is any data theft we have the full right to delete the account or block the account and will communicate the same.

22. TRADEMARK INFORMATION

You agree that all of Kenmesh.com's trademarks, trade names, service marks and other Kenmesh.com logos and brand features, and product and service names are trademarks and the property of Kenmesh.com Inc. (the "Kenmesh.com Marks"). Without Kenmesh.com's prior permission, you agree not to display or use in any manner the Kenmesh.com Marks.

NOTICE AND PROCEDURE FOR MAKING CLAIMS OF COPYRIGHT OR INTELLECTUAL PROPERTY INFRINGEMENT

Kenmesh.com respects the intellectual property of others, and we ask our users to do the same. Kenmesh.com may, in appropriate circumstances and at its discretion, disable and/or terminate the accounts of users who may be repeat infringers. If you believe that your work has been copied in a way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please provide Kenmesh.com's Copyright Agent the following information:

An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright or other intellectual property interest;

A description of the copyrighted work or other intellectual property that you claim has been infringed; a description of where the material that you claim is infringing is located on the site;
your address, telephone number, and email address;

a statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;

a statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright or intellectual property owner or authorized to act on the copyright or intellectual property owner's behalf.

Kenmesh.com's Agent for Notice of claims of copyright or other intellectual property infringement can be reached as follows:

By mail: Copyright Agent c/o Kenmesh Inc.
3680 spring ln
Lake Oswego - 97035
By phone: 972-951-9948
By email: info@kenmesh.com

PRIVACY POLICY

About kenmesh.com

Kenmesh.com is the official website of The Kenmesh Inc. Kenmesh.com which connect holistic people together, we connect consumer to consumer ... also we connect business to consumers. kenmesh.com is a social networking platform for people who are into yoga, meditation, healthy clean eating, natural medicines and active lifestyle. Businesses can join kenmesh.com platform to increase their followings.

Privacy

Your privacy is important to us at kenmesh.com and we will treat any of your information with care.

Our Privacy Statement lets you know how we handle both personally identifiable information you share with us through our digital and printed communication vehicles and non-personally identifiable information that we may automatically collect.

Personal Information Collection

You may use our web sites and apps, digital newsletters and other forms of internet-based communications to learn about kenmesh.com products and services without disclosing any personal information beyond what you provided when requesting authorized publications, both digital or printed. We may ask you to provide us with personal information, for example, to access or use certain features or if you request additional information from our partners. Information that may be requested by kenmesh.com may include, but is not limited to: contact information, such as name, address, email address, and telephone number; demographic information, such as household information, age group, etc. and information about your travel interests.

Personal Information Uses

It is kenmesh.com's policy to treat any personally identifiable information submitted via our web site as strictly confidential. kenmesh.com does not make your personal information available to third parties for any reason, except to fulfill requests made by you and / or your company or as may be required by the Oregon Public Records Law. Connection or Registration requests from outside of the United States and may be sent to third parties contracted with kenmesh.com for processing and fulfillment. Connection or Registration requests in the United States and Canada that include a specification for additional information are made available to approved kenmesh.com partners as a way to fulfill the request. This information is stored in a secure database that is accessible only by the approved kenmesh.com partners.

kenmesh.com may use the information you voluntarily offer to inform you directly about

information, products or services that may be of interest to you, improve content on our web site or electronic newsletter, or to assist with marketing research. We may disclose your personal information as required by law, in conjunction with a public records request, government inquiry, or in litigation or dispute resolution.

Cookies

We use tracking tools such as cookies, or other technologies or methods of integration that may be placed in the browser of your device (e.g., computer or mobile phone) to collect non-personally identifiable information such as internet protocol (IP) addresses to provide us with general location data, sometimes across multiple devices. We may share with our service providers your IP address to monitor how effective our advertisements are at inspiring you to visit our app or website. IP addresses may also be collected for marketing purposes when you take other actions like submitting a form on the website or clicking on an email link. When users with an IP address in the EU or an unknown location arrives on kenmesh.com, they will see language on pages where we enable cookies. If you do not wish to accept the cookies, you may set your browser to reject the cookies (consult the instructions for your browser on how to do this), although doing so may affect your experience with certain functionalities on the website.

Links to Outside Websites

This mobile app may contain links to third party sites not controlled by kenmesh.com, which therefore are not covered by this privacy statement, such as those belonging to kenmesh.com partners and advertisers. We recommend that you check the privacy statement of other sites you visit before providing any personal information.

Data Storage

We will keep your information for as long as we need it for the purpose for which it is being processed. For example, when you request a Connection or Registration from us, we will keep the information related to your order so we can fulfill the specific request you have made. After that, we will keep the information for a period which enables us to handle or respond to any questions or concerns related to the order. The information may also be retained so that we can continue to improve your experience with us.

Access and Portability of Data:

You have the right to review your information at any time. If you would like to review your information within our contacts database, please contact info@kenmesh.com. If a user requests access to this data, kenmesh.com will provide the user with a copy of the data in either .csv or .xls format within 30 days.

Modification of Personal Data

You have the right to ask kenmesh.com to modify personal data if it is inaccurate or incomplete. To request changes to personal data, please contact info@kenmesh.com

Data Deletion

You have the right to request that kenmesh.com permanently delete any personal data that we may have stored about you, including call records and form submissions. To request deletion of data, please contact info@kenmesh.com.

Data Processing

You have the right to request that kenmesh.com stop the processing of your personal information for marketing purposes including analytics for the purposes of targeted marketing, including online advertising. An example would be if your Connection or Registration order specified an interest in family-friendly travel, we will use analytics to show you family-friendly travel content on kenmesh.com. Contact info@kenmesh.com if you would like to request that we stop processing your data for marketing purposes.

Unsubscribe/Opt-Out

We do not want to send you information you do not want to receive. All of our email newsletters include links in the footer of the email for managing all aspects of your subscription, including the ability to globally unsubscribe from such communications. You may also contact INFO@KEMENESH.COM to request to be opted out of our email communications. If you wish to opt out of cookies that allow us to serve our advertisements while you are in USA and collect aggregate information on arrivals.

Changes to Privacy

kenmesh.com retains the right to change this Privacy Policy Statement. For your benefit, we will post changes to this page in a timely manner.

Content

Content and information contained in this MOBILE APP has been compiled by the info@kenmesh.com, based on data submitted directly from local promotion partners and business entities. While every effort is made to ensure the accuracy of this information, all data is subject to change without notice. Users of our Website and App are advised to contact individual businesses or organizations to obtain information to their satisfaction before usage. Links to third-party websites are provided as a convenience to users; the Kenmesh INC does not control or endorse the content or make any claims to the accuracy of the content.

Comment Policy

Kenmesh.com encourages comments, critiques, questions, and suggestions. By posting comments on the kenmesh.com Network of sites you are agreeing to the following:

All comments left on the kenmesh.com network of sites are the responsibility of the commenter. By submitting a comment on our network of sites, you agree that the comment content is your own, and to hold this site, kenmesh.com, harmless from any and all repercussions, damages, or liability.

kenmesh.com reserves the right to edit, delete, move, or mark as spam any and all comments and to block access by any individual or group from commenting or from the entire network of sites. The comment form must be filled in with a proper or legitimate sounding name and URL.

Email Privacy: Valid email addresses are required for commenting, and they are not published, nor shared except as described above. They may be used by the site owner to privately contact the commenter.

Commenter Privacy and Protection: All email, physical mail, phone numbers, and any private and personal information posted in any comment will be deleted as soon as possible to protect the privacy of the commenter. To prevent such editing, never share this private information within the comment.

GDPR policy

What is the General Data Protection Regulation (GDPR)?

The General Data Protection Regulation (GDPR) (Regulation (EU) 2016/679) is a regulation of the European Parliament, the Council of the European Union and the European Commission intended to strengthen and unify data protection for all individuals within the European Union (EU). Under the General Data Protection Regulation (GDPR), we are required to publish information about what data we collect, why we need to store it, and your rights under the GDPR legislation.

Confidentiality

We have always, and continue to, treat all data we receive and works submitted as strictly confidential. Please see our security and privacy policy page for details.

Basis of and scope of data storage:

We store and process data only as agreed by the client or as required in order to perform services requested by the client. We regard all details we do store as confidential.

We do not engage in any profiling activities.

We never share data with 3rd parties (e.g. for advertising, marketing, data analysis or similar).

How we obtain data:

Data we hold will consist solely of information that you provide to us (e.g. contact details you enter on forms or correspondence), or is determined through your direct interaction with our website (e.g. your IP address).

Data we hold consists of:

Contact information:

Your name. Company name (if applicable). Postal address. Country. Email addresses (if applicable). Telephone number (if applicable).

This is used so that we can contact you when needed (e.g. to send invoices, certificates you have requested, communicate information affecting your account or our service to you, etc.)

Payment information:

Payee name, billing contact details (if applicable). Card type (e.g. Amex, Visa) (card payments only). Last 4 digits of payment card (card payments only). Date and amount of payments.

This data is kept purely to allow cross-checking in the event of accounting imbalance, customer payment enquiries or investigation by tax authorities.

Information you supply relating to works you have lodged with us (i.e. copyright ownership and work titles).

Enquiries we have received via email, web-form or post.

We may also store your IP address for security reasons and to enable us to investigate technical problems if you experience a fault whilst using our site.

Retention policy:

We retain personal data that you supply for as long as you are a client with an active account, and for as long as we are legally required to do so (e.g. by tax and FEDERAL Regulations).

Where data may exist on back-ups, these are regularly changed and expired files (etc.) are securely disposed of when backup media is expired or replaced.

General enquiries via web-form, email or post:

These are generally kept for a number of years so that we can refer back to them if you send a follow up to our reply, after that they are deleted: At scheduled times throughout the year enquiries over the specified number of years old are removed.

EULA (End-User License Agreement)

Last updated: August 20, 2019

Please read this End-User License Agreement ("Agreement") carefully before clicking the "I Agree" button, downloading or using KENMESH.COM ("Application").

By clicking the "I Agree" button, downloading or using the Application, you are agreeing to be bound by the terms and conditions of this Agreement.

This Agreement is a legal agreement between you (either an individual or a single entity) and KENMESH.COM and it governs your use of the Application made available to you by KENMESH.COM .

If you do not agree to the terms of this Agreement, do not click on the "I Agree" button and do not download or use the Application.

The Application is licensed, not sold, to you by KENMESH.COM for use strictly in accordance with the terms of this Agreement. This EULA for KENMESH.COM has been created with the help of [TermsFeed](#).

License

KENMESH.COM grants you a revocable, non-exclusive, non-transferable, limited license to download, install and use the Application solely for your personal, non-commercial purposes strictly in accordance with the terms of this Agreement.

Third-Party Services

The Application may display, include or make available third-party content (including data, information, applications and other products services) or provide links to third-party websites or services ("Third-Party Services").

You acknowledge and agree that KENMESH.COM shall not be responsible for any Third-Party Services, including their accuracy, completeness, timeliness, validity,

copyright compliance, legality, decency, quality or any other aspect thereof. KENMESH.COM does not assume and shall not have any liability or responsibility to you or any other person or entity for any Third-Party Services. Third-Party Services and links thereto are provided solely as a convenience to you and you access and use them entirely at your own risk and subject to such third parties' terms and conditions.

Term and Termination

This Agreement shall remain in effect until terminated by you or KENMESH.COM . KENMESH.COM may, in its sole discretion, at any time and for any or no reason, suspend or terminate this Agreement with or without prior notice.

This Agreement will terminate immediately, without prior notice from KENMESH.COM , in the event that you fail to comply with any provision of this Agreement. You may also terminate this Agreement by deleting the Application and all copies thereof from your mobile device or from your computer.

Upon termination of this Agreement, you shall cease all use of the Application and delete all copies of the Application from your mobile device or from your computer.

Termination of this Agreement will not limit any of KENMESH.COM 's rights or remedies at law or in equity in case of breach by you (during the term of this Agreement) of any of your obligations under the present Agreement.

Restriction on Use

By submitting, entering or linking to any information, data, text, software, music, sound, photographs, graphics, messages or other materials, you are representing to Developer that you have the right and authority to submit, enter or link to such content without violation of law or infringement of any third party's intellectual property rights or privacy rights. Additionally, any such content submitted by you through the Software Application(s) constitutes a representation by you to Developer that you have the right to display, play back and/or perform such content publicly on your mobile application, your website and/or your social website, as applicable. By submitting any such information, you are granting us the rights to publish such information to your mobile application, your website and your blog or any other social webpage. You may not send, submit, post, or otherwise transmit, messages or material that contain software virus, or any other files that are designed to interrupt, destroy, and negatively affect in any manner whatsoever, any electronic equipment in connection with the use of this Software Application(s).

You may not use the Software Application(s) for any of the following purposes:

- Disseminating any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.
- Transmitting material that encourages conduct that constitutes a criminal offense results in civil liability or otherwise breaches any relevant laws, regulations or code of practice.
- Gaining unauthorized access to other computer systems.

- Interfering with any other person's use or enjoyment of the Website.
- Breaching any applicable laws;
- Interfering or disrupting networks or web sites connected to the Website
- Making, transmitting or storing electronic copies of materials protected by copyright without the permission of the owner. This includes using or providing music, video, images or text for which you do not own or have sufficient use rights to the copyright for such materials.

Termination of Licenses

The rights granted under this EULA to you are effective until terminated by us upon your breach of this EULA or end of any period(s) for which Fees have been paid (except as otherwise provided above). Developer may terminate your rights hereunder by denying access to Software Application(s), or by written notice including by electronic transmission to an email address or device indicated by you. Developer's rights and your representations and covenants under this EULA shall survive any termination or expiration hereof or your rights hereunder.

Upon termination of your rights, you shall immediately cease use of the Software Application(s). You may not be able to retrieve any data you have submitted to us, including via the Software Application(s). In some cases we may cause the Software Application to discontinue publishing your mobile application, in which case your content within the Software Application may be lost and/or inaccessible. Therefore, we urge you to maintain copies of all content submitted by you for your own protection. In other cases, you may be responsible for transferring publication authority on your mobile application, website as applicable, to yourself or another provider.

Disclaimer of Liability

Neither developer nor its licensors, suppliers, distributors or dealers or anyone else who has been involved in the creation, production, or delivery of this program shall be liable for any direct, indirect, consequential or incidental damages, lost profits, business interruption or loss of information arising out of the use, the results of use, or inability to use such program, or damage of loss caused by the program, even if advised of the possibility of such damages or claim.

Amendments to this Agreement

KENMESH.COM reserves the right, at its sole discretion, to modify or replace this Agreement at any time. If a revision is material we will provide at least 30 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

By continuing to access or use our Application after any revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new terms, you are no longer authorized to use the Application.

Governing Law

The laws of Oregon, United States, excluding its conflicts of law rules, shall govern this Agreement and your use of the Application. Your use of the Application may also be subject to other local, state, national, or international laws.

Contact Information

If you have any questions about this Agreement, please contact us at

By mail: Copyright Agent c/o Kenmesh Inc.

3680 Spring Ln

Lake Oswego - 97035

By phone: 972-951-9948

By email: info@kenmesh.com

Entire Agreement

The Agreement constitutes the entire agreement between you and KENMESH.COM regarding your use of the Application and supersedes all prior and contemporaneous written or oral agreements between you and KENMESH.COM .

You may be subject to additional terms and conditions that apply when you use or purchase other KENMESH.COM 's services, which KENMESH.COM will provide to you at the time of such use or purchase.