TERMS & CONDITIONS

BY VISITING SERVINGBLESSINGS.COM, RESTOREDBEYONDMEASURE.COM, & MYRYTREASURES.COM, YOU ARE CONSENTING TO OUR PRIVACY POLICY.









The terms "we," "us," and "our" refer to ServingBlessings.com, RestoredBeyondMeasure.com

OVERVIEW

The term "Site" refers MyRyTreasures.com. to ServingBlessings.com, RestoredBeyondMeasure.com and MyRyTreasures.com. The terms "user," "you," and "your" refer to site visitors, customers, and any other users of the site. (TRAINING PROGRAMS, PRODUCTS, AND BLOG POSTS) (the "Service")

Use of ServingBlessings.com, RestoredBeyondMeasure.com and MyRyTreasures.com

including all materials presented herein and all online services and/or products is subject to the following Terms and Conditions. These Terms and Conditions apply to all site visitors, customers, and all other users of the site. By using the Site or Service, you agree to these Terms and Conditions, without modification, and acknowledge reading them. USE OF THE SITE AND SERVICE

To access or use the Site, you must be 18 years of age or older and have the requisite power

and authority to enter into these Terms and Conditions. Children under the age of 18 are prohibited from using the Site. Information provided on the Site and in the Service related to

business, marketing, branding, faith topics and other information are subject to change. KLB Legacy Builder, LLC makes no representation or warranty that the information provided, regardless of its source (the "Content"), is accurate, complete, reliable, current, or error-free. KLB Legacy Builder, LLC disclaims all liability for any inaccuracy, error, or incompleteness in the Content. **ACCOUNT CREATION** In order to use the Service, you may be required to provide information about yourself

including your name, email address, username and password, and other personal information.

You agree that any registration information you give to KLB Legacy Builder, LLC will always be

accurate, correct, and up to date. You must not impersonate someone else or provide account

information or an email address other than your own. Your account must not be used for any illegal or unauthorized purpose. You must not, in the use of the Service, violate any laws in

your jurisdiction.

LAWFUL PURPOSES

responsible for all purchases made by you or someone acting on your behalf through the Site. You agree to use the Site and to purchase services or products through the Site for legitimate, non-commercial purposes only. You shall not post or transmit through the Site any material which violates or infringes the rights of others, or which is threatening, abusive, defamatory, libelous, invasive of privacy or publicity rights, vulgar, obscene, profane, or otherwise objectionable, contains injurious formulas, recipes, or instructions, which encourages conduct that would constitute a criminal offense, give rise to civil liability, or otherwise violate any law. REFUSAL OF SERVICE

The Services are offered subject to our acceptance of your order or requests. We reserve the

right to refuse service to any order, person or entity, without the obligation to assign reason for

doing so. No order is deemed accepted by us until payment has been processed. We may at any

time change or discontinue any aspect or feature of the Site or Service, subject to us fulfilling

our previous responsibilities to you based on acceptance of your payment.

Our products and services are not transferable to any other product or service.

You may use the Site and Service for lawful purposes only. You agree to be financially

ORDER CONFIRMATION

to inform us as soon as possible. **CANCELLATIONS, REFUNDS & RETURNS** All of our services and products are final purchase only. We do not offer refunds or exchanges.

We will email you to confirm the placement of your order and with details concerning product

delivery. In the event that there is an error in this email confirmation, it is your responsibility

clear as possible in explaining the Service, please do not accept that the Site is entirely accurate, current, or error-free. From time to time we may correct errors in pricing and

MATERIAL YOU SUBMIT TO THE SITE

You shall not upload, post or otherwise make available on the Site any artwork, photos, or

other materials (collectively "Materials") protected by copyright, trademark, or other

proprietary right without the express written permission of the owner of the copyright,

infringement of copyrights, trademarks, or other proprietary rights, or any other harm

resulting from such a submission. For all Materials submitted by you to the Site, you

automatically represent or warrant that you have the authority to use and distribute the

Materials, and that the use or display of the Materials will not violate any laws, rules,

descriptions. We reserve the right to refuse or cancel any order with an incorrect price listing.

We endeavor to describe and display the Service as accurately as possible. While we try to be as

trademark, or other proprietary right, and the burden of determining that any Materials are not so protected rests entirely with you. You shall be liable for any damage resulting from any

OUR INTELLECTUAL PROPERTY

CHANGED TERMS

PRODUCT DESCRIPTION

regulations, or rights of third parties. INTELLECTUAL PROPERTY RIGHTS TO YOUR MATERIALS We claim no intellectual property rights over the material you supply to KLB Legacy Builder, LLC. You retain copyright and any other rights you may rightfully hold in any content that you submit through the Site or Service. Content you submit to KLB Legacy Builder, LLC remains yours to the extent that you have any legal claims therein. You agree to hold KLB Legacy Builder, LLC harmless from and against all claims, liabilities, and expenses arising out of any potential or actual copyright or trademark misappropriation or infringement claimed against you. By posting material on the Site, you grant us a worldwide, nonexclusive, irrevocable license to use the material for promotional, business development, and marketing purposes.

The Site and Service contain intellectual property owned by KLB Legacy Builder, LLC, including trademarks, copyrights, proprietary information, and other intellectual property.

You may not modify, publish, transmit, participate in the transfer or sale of, create derivative

works from, distribute, display, reproduce or perform, or in any way exploit in any format

whatsoever any of the Site or Service. Content or intellectual property, in whole or in part,

without our prior written consent. We reserve the right to immediately remove you from the Service, without refund, if you are caught violating this intellectual property policy.

We may at any time amend these Terms and Conditions. Such amendments are effective immediately upon notice to you by us posting the new Terms and Conditions on this Site. Any use of the Site or Service by you after being notified means you accept these amendments. We reserve the right to update any portion of our Site and Service, including these Terms and Conditions, at any time. We will post the most recent versions to the Site and list the effective dates on the pages of our Terms and Conditions. LIMITATION OF LIABILITY YOU AGREE THAT UNDER NO CIRCUMSTANCES SHALL WE BE LIABLE FOR DIRECT,

INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, PUNITIVE, EXEMPLARY, OR ANY OTHER DAMAGES ARISING OUT OF YOUR USE OF THE SITE OR SERVICE.

ADDITIONALLY, KLB LEGACY BUILDER, LLC IS NOT LIABLE FOR DAMAGES IN CONNECTION WITH (I) ANY FAILURE OF PERFORMANCE, ERROR, OMISSION, DENIAL

OF SERVICE, ATTACK, INTERRUPTION, DELETION, DEFECT, DELAY IN OPERATION OR

TRANSMISSION, COMPUTER VIRUS, OR LINE OR SYSTEM FAILURE; (II) LOSS OF

REVENUE, ANTICIPATED PROFITS, BUSINESS, SAVINGS, GOODWILL OR DATA; AND

(III) THIRD PARTY THEFT OF, DESTRUCTION OF, UNAUTHORIZED ACCESS TO,

ALTERATION OF, OR USE OF YOUR INFORMATION OR PROPERTY, REGARDLESS OF

LEGACY BUILDER, LLC HAS BEEN ADVISED OF THE POSSIBILITY OF OR COULD HAVE FORESEEN THE DAMAGES. IN THOSE STATES THAT DO NOT ALLOW THE EXCLUSION

OR LIMITATION OF LIABILITY FOR THE DAMAGES, OUR LIABILITY IS LIMITED TO

THE FULLEST POSSIBLE EXTENT PERMITTED BY LAW. IN NO EVENT SHALL KLB

LEGACY BUILDER, LLC CUMULATIVE LIABILITY TO YOU EXCEED THE TOTAL

PURCHASE PRICE OF THE SERVICE YOU HAVE PURCHASED FROM KLB LEGACY

BUILDER, LLC, AND IF NO PURCHASE HAS BEEN MADE BY YOU KLB LEGACY

BUILDER, LLC CUMULATIVE LIABILITY TO YOU SHALL NOT EXCEED \$100.

OUR NEGLIGENCE, GROSS NEGLIGENCE, FAILURE OF AN ESSENTIAL PURPOSE AND WHETHER SUCH LIABILITY ARISES IN NEGLIGENCE, CONTRACT, TORT, OR ANY OTHER THEORY OF LEGAL LIABILITY. THE FOREGOING APPLIES EVEN IF KLB

THIRD PARTY RESOURCES The Site and the Service contain links to third party websites and resources. You acknowledge and agree that we are not responsible or liable for the availability, accuracy, content, or policies of third party websites or resources. Links to such websites or resources do not imply any endorsement by or affiliation with KLB Legacy Builder, LLC. You acknowledge sole responsibility for and assume all risk arising from your use of any such websites or resources. **INDEMNIFICATION** You shall indemnify and hold us harmless from and against any and all losses, damages, settlements, liabilities, costs, charges, assessments, and expenses, as well as third party claims and causes of action, including, without limitation, attorney's fees, arising out of any breach by you of any of these Terms and Conditions, or any use by you of the Site or Service. You shall provide us with such assistance, without charge, as we may request in connection with any such defense, including, without limitation, providing us with such information, documents, records, and reasonable access to you, as we deem necessary. You shall not settle any third party claim or waive any defense without our prior written consent. EFFECT OF HEADINGS The subject headings of the paragraphs and subparagraphs of this Agreement are included for convenience only and shall not affect the construction or interpretation of any of its provisions. ENTIRE AGREEMENT; WAIVER This Agreement constitutes the entire agreement between you and KLB Legacy Builder, LLC

pertaining to the Site and Service and supersedes all prior and contemporaneous agreements,

representations, and understandings between us. No waiver of any of the provisions of this

Agreement by KLB Legacy Builder, LLC shall be deemed, or shall constitute, a waiver of any

other provision, whether or not similar, nor shall any waiver constitute a continuing waiver.

All notices, requests, demands, and other communications under this Agreement shall be in

This Agreement shall be construed in accordance with, and governed by, the laws of the State

of CA as applied to contracts that are executed and performed entirely in CA. The exclusive venue for any arbitration or court proceeding based on or arising out of this Agreement shall

be Sacramento, CA. The parties agree to attempt to resolve any dispute, claim, or controversy

arising out of or relating to this Agreement by mediation, which shall be conducted under the

then current mediation procedures of The CPR Institute for Conflict Prevention & Resolution

No waiver shall be binding unless executed in writing by KLB Legacy Builder, LLC.

GOVERNING LAW; VENUE; MEDIATION

writing and properly addressed as follows:

1401 21st STREET, SUITE R, SACRAMENTO, CA 95811

NOTICES

or any other procedure upon which the parties may agree. The parties further agree that their

respective good faith participation in mediation is a condition precedent to pursuing any other available legal or equitable remedy, including litigation, arbitration, or other dispute resolution procedures. RECOVERY OF LITIGATION EXPENSES If any legal action or any arbitration or other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default, or misrepresentation in connection with any of the provisions of this Agreement, the successful or prevailing party or parties shall be entitled to recover reasonable attorney's fees and other costs incurred in that

action or proceeding, in addition to any other relief to which it or they may be entitled.

SEVERABILITY

court of competent jurisdiction to be invalid, void, or unenforceable, the rest of the Agreement shall remain in full force and effect and shall in no way be affected, impaired, or invalidated. ASSIGNMENT These Terms and Conditions bind and inure to the benefit of the parties' successors and

assigns. These Terms and Conditions are not assignable, delegable, sub-licenseable, or otherwise transferable by you. Any transfer, assignment, delegation, or sublicense by you is

If any term, provision, covenant, or condition of this Agreement is held by an arbitrator or