Advisor Terms and Conditions

Please read these terms and conditions carefully before using the TEMPLE BLISS web sites and/or mobile applications (the "Service").

DISCLAIMER: THIS SERVICE IS FOR ENTERTAINMENT PURPOSES ONLY. YOU UNDERSTAND THAT BY ACCESSING, DOWNLOADING OR USING THE SERVICE, OPERATED BY ECG SOLUTIONS LLC ("ECG," "US," "WE," OR "OUR"), YOU ARE SIGNIFYING THAT YOU ARE EIGHTEEN (18) YEARS OF AGE OR OLDER AND ARE OTHERWISE CAPABLE OF FORMING LEGALLY BINDING CONTRACTS UNDER APPLICABLE LAW AND THAT YOU HAVE READ, UNDERSTAND AND ACCEPT THESE ADVISOR TERMS AND CONDITIONS (THE "ADVISOR TERMS") AND AGREE TO BE BOUND BY THEM.

The terms and conditions below are in addition to the terms and condition contained in Our Terms of Use ("Terms of Use") and limit our liability and obligations to You, as an Advisor, and allow Us to change, suspend or terminate your access to and use of the Service at any time in Our sole discretion. It is your responsibility to read and agree to the following terms and conditions, along with any other policies on Our website including, but not limited to, Our Privacy Policy and Our Terms of Use BY ACCESSING OR USING THE SERVICE YOU AGREE TO BE BOUND BY THESE ADVISOR TERMS AS WELL AS ANY ADDITIONAL TERMS AND CONDITIONS CONTAINED IN OUR TERMS OF USE AND OUR OTHER POLICIES AND AGREEMENTS THAT MAY APPLY TO YOU, INCLUDING, BUT NOT LIMITED TO INDEMNIFICATION, DISCLAIMERS, AND LIMITATIONS OF LIABILITY.

THESE ADVISOR TERMS APPLY TO ALL ADVISORS WHO ACCESS OR USE THE SERVICE. You understand and agree that your access to and use of the Service is conditioned on your acceptance of and compliance with these Advisor Terms. If You disagree with any part of the Advisor Terms, then You must not use or access the Service.

BECOMING AN ADVISOR

The Service is a psychic advice, life and relationship coaching, reiki marketplace that brings advice-seekers and independent, advisors ("Advisor(s)" or "You") together through video call, chat, and call. Users will search, engage, submit questions to You, trough call, chat via text or video call with You, via orders that they place.

Advisors respond in real time for live video, call or chat sessions.

To become an Advisor, you must first download the application and create an advisor profile. You will be required to submit your legal name, address, and telephone number so that We may identify You and contact You. You must also provide Us with your Business PayPal account information in order to receive payment through the Service. You must upload a photograph of yourself (other images, icons, or illustrations are not permitted), create a profile video and provide profile information to describe the types of services that You offer. Once You complete your profile, you will be contacted from Us for an interview process and a final review. You will be notified whether You have been accepted as an Advisor. We reserve the right to verify your identity and other background information at any time and You agree that You will provide Us with information to do so at Our reasonable request. You understand and agree that it is your responsibility to make sure that your profile is appropriate, and that all information that You provide is true, complete, up to date, and accurately reflects your credentials and is in compliance with all applicable laws and regulations.

By registering as an Advisor, you are not bound to continue to use the Service or provide readings for any length of time. You are free to use the Service when and how you choose, subject to the Advisor Terms. You may stop accepting orders for any period of time or stop using the Service all together for any reason or for no reason at all, provided that You fulfill outstanding orders and existing obligations.

YOUR RESPONSIBILITIES AS AN ADVISOR

If a client selects You to be their Advisor, you should receive a push notification. You must have push notifications enabled in order to receive them. We recommend that You respond always and as soon as You can to the call/chat or video call to encourage repeating and positive client feedback. If You know that You will be unavailable, you may simply turn your availability status to "off" in the home page or you can select which service you want to be available for it. As You get services, keep in mind your clients will be able to provide feedback and reviews that will appear on your profile. Clients will have 1 week of time to leave the review and may edit their review for up to 1 hours after it is entered, and We do not remove or edit reviews except for extreme circumstances or to comply with Our Terms of Use.

We will not be liable for any delays or failures in your receipt of any push notifications or emails as delivery is subject to effective transmission from your network operator and processing by your mobile device. These services are provided on an AS IS, AS AVAILABLE basis. If you will miss or reject more than 3 services (chat, call, video call) per day or 5 services per week, you will be suspended from the service for 7 days.

Independent Contractor

You understand and agree that, as an Advisor and/or user of the Service, You are acting as an independent contractor and not as Our employee, agent, consultant or representative. You have exclusive control of the manner and means of giving your advice, subject to certain prohibited actions referenced below. As an Advisor, You do not have the right to enter into any contract on our behalf. Similarly, by your use of the Service, we are not establishing a partnership, franchise or joint venture between us. Under no circumstances shall You be considered Our employee. By using the Service, You represent and warrant that You have any and all permissions as may be required by federal, state, local, or international law, as applicable, to use the Service as an Advisor.

Advisors Fees

Advisors will be paid each time that they timely fulfill a session request. As an Advisor, You will receive all payments for fulfilling your session through PayPal or a similar service to be chosen at Our sole discretion. Any revenue that You earn through Our service is held for a period of two (2) weeks from the time that it is generated, after you can withdrawal the money via PayPal. In the event that We receive a complaint about your service from a client and We find the complaint to have merit, We may choose to reverse the payment to your account and credit the client the amount paid for the order. In addition to reversing the payment to your account, depending on your behavior, You

may be subject to disciplinary action in accordance with Our Advisor Terms. To withdraw money from your account, simply tap on the "Withdraw" button in the revenue screen of your account. You will be charged a fee of 1\$ for any withdrawal (automatic or manual) Payment is usually deposited into your PayPal account within 2 to 4 days of your withdrawal request. Notwithstanding the foregoing, ECG reserves sole discretion, for any reason, to either withhold any amount due to You for completed sessions or to reverse payments posted to your account. You may charge Users a price per-minute fee as part of the listed rate for Chats, Call and video call, you will earn a commission of 45% from the price listed on your profile services. You will be authorized to change the price from your listing once per month. ECG reserves the right to change the amount of the commission fee at any time.

Advisor Discipline

In the event that You violate any of these Advisor Terms, the terms and conditions contained in Our other policies, or You fail to fulfill client sessions request, ECG retains sole discretion to either (i) suspend an Advisor's account; (ii) outright terminate your account; or (iii) take any other action We deem appropriate.

If You feel that your profile was wrongly removed, contact the support team and tell them why. ADVISOR CODE OF CONDUCT

You, the Advisor, will be solely and fully liable for all conduct, services, advice, postings and transmissions that are made in connection with your use of the Service. We reserve the right to monitor all videos, messages, communications, and content to ensure that You are complying with these Advisor Terms, as well as the terms and conditions contained in our other policies. You understand and agree that all of your communications with clients must be exclusively carried out via the Service. If You fail to abide by this code of conduct, in addition to pursuing any and all other legal remedies available to Us, your account may be suspended or terminated at Our sole discretion.

When using the Service, the following guidelines are to be followed by all Advisors:

- You will not knowingly engage in any conduct designed to defraud, mislead, or otherwise deceive any user of the Service.
- You will not be using vulgar, racist, offensive or obscene language.
- You will not harass, threaten, or embarrass a client or other user of the Service.
- You will not wear revealing clothing.
- You will present a pleasant visual atmosphere for your client free of disruptions, background noise and outside interferences. For example, You will not start a session live (video or call) from a loud party, while driving, or while eating.
- You will maintain a professional relationship with your clients at all times and treat them with dignity and respect.
- You will not badger or retaliate against a client who left you a negative rating.
- You will not post or exchange contact information with any client (or any other
 information which would allow You to interact with a client outside of the Service). This
 includes, but is not limited to, your telephone number, postal address, e-mail address,
 social media accounts, your business name, info or other sites where You offer services,
 or the name You are operating under on any of these sites.

- You will not interact or communicate, or attempt to interact or communicate, with a client outside of the Service.
- You will not give advice that is of the legal or medical nature. Such advice may only be
 provided by a properly licensed medical or legal professional, with an established
 physician-patient relationship, attorney-client, or other relationship. You understand
 and agree that if a client is suicidal or is indicating potential self-harm, You will tell them
 that they should seek immediate professional medical care provided by a properly
 licensed medical professional and terminate right away your session.
- You will not offer services that guarantee the direct altering of the future, including, but not limited to, spells or spell removal.
- You will advise clients, whom You have been introduced to through the Service, only by, on, or through the Service.
- You will comply with any applicable rules, regulations, laws, or statutes in using the Service as an Advisor.
- You will not provide false information or misleading information in connection with your Advisor profile.
- You will regularly maintain your profile and assure that the information is accurate and up to date.
- You will assure that at all times You accurately list and represent your skills, qualifications, and background.
- You will not perform services as an Advisor in any jurisdiction where it is unlawful to do so.
- You will not provide any information or advice or recommendations pertaining to the value, viability, or investment or purchase value of any security, sweepstakes, lottery, games of chance, etc.
- You will not offer additional or alternative services for additional payment or compensation.
- You will not engage in any conduct or take any actions that may manipulate, undermine, and/or interfere with any ratings of any Advisor on the Service. We reserve the right to exclude without explanation any rating that We think may compromise the integrity of the Advisors feedback system.
- You will not engage in conduct that disparages or otherwise negatively affects the Temple Bliss, ECG, brands.
- You will not attempt to send any "spam" or "junk" or any other form of unsolicited emails or communications to any user of the Service.
- You will not promote, advertise, introduce or refer any other service to any other user.
- You will take all necessary measures to safeguard any and all confidential information provided to You by any client.
- You will not share or disclose any personal information about a client with anyone, including, but not limited to, your friends, family members, and professional colleagues.
 If You learn personal information about a client from sources outside of the Service, You will disclose such information to the client as well as the source of your information. You will not conceal such information and otherwise use it to your advantage as an Advisor.

- You will not register multiple accounts as an Advisor and shall at all times have at most one active Advisor account.
- You will not, under any circumstances whatsoever, accept, solicit or request any
 payment, tips, compensation or renumeration of any kind, either directly or indirectly,
 from a client.

If We suspect that You have violated the Advisor Code of Conduct or have otherwise breached this Agreement, in addition to all other rights and remedies available to Us herein or by law, ECG reserves the right to withhold or reverse payments, levy fines, and/or suspend or terminate your account in its sole and absolute discretion.

Privacy & Confidentiality

All information disclosed to You as an Advisor by a client should be treated as private and confidential information. This information must not be shared, posted, or disclosed to any person (including other Advisors), entity, group, publication, forum, website, or any other place, whatsoever. You understand that your clients are not required to maintain confidentiality with regard to any advice that You provide to a client as an Advisor.

Any information or content that You post or transmit through the Service will not be considered your confidential information. You grant ECG an unlimited, irrevocable, royalty-free license to use, reproduce, display, edit, copy, transmit, process, control, publicly perform and create derivative works, communicate to the public or any third party any such information and content on a world-wide basis.

You also acknowledge that you will maintain compliance with the rules of GDPR (General Data Protection Regulation). This includes the following rights to which Clients are entitled:

- Right of access
- Right to erasure of personal data
- Data portability
- Data protection

This means that You are not to do anything that might infringe upon the Client's privacy rights, including but not limited to:

- Keeping notes physically or on your own computer/device containing any of the Client's personal data
- Downloading files or web pages containing any of the Client's personal data
- Sharing personal Client data with anyone
- Failure to take reasonable measures to protect personal Client data

The full text of the GDPR can be found here.

BY BEING AN ADVISOR ON TEMPLE BLISS, YOU ACKNOWLEDGE THAT YOU ARE LIABLE FOR THE COMPLIANCE WITH THE RULES OF GDPR AS OUTLINED ABOVE. FAILURE TO COMPLY WITH THESE RULES MAY EXPOSE YOU TO MONETARY FINES OR OTHER PENALTIES BY EU AUTHORITIES, AS WELL AS TERMINATION OF YOUR TEMPLE BLISS ACCOUNT.

ADVISOR TAX COMPLIANCE

As an Advisor, You may be required to provide Us with completed tax forms as prescribed by law, such as a Form W-9 or Form W-8BEN. If so required, your failure to submit such forms may result in delay of payment to You and/or the termination of your account with Us. As applicable and if required by law, You will be sent a Form 1099 for You to comply with your income tax

obligations. Remember, You are solely responsible for reporting, paying, and filing any and all income, taxes, and documents associated with any compensation You receive through your use of the Service.

Waiver & Release

You acknowledge and understand that, as an Advisor, You will be solely responsible and liable for any damages and/or claims suffered by or asserted by a client in connection with services that You provided.

IN THE EVENT OF YOU ARE INVOLVED IN A DISPUTE REGARDING ANY CLIENT OR TRANSACTION, YOU HEREBY RELEASE ECG AND ITS AFFILIATES, AND THEIR RESPECTIVE OFFICERS, DIRECTORS, SHAREHOLDERS, EMPLOYEES, REPRESENTATIVES AND AGENTS FROM ALL MANNER OF ACTIONS, CLAIMS OR DEMANDS AND FROM ANY AND ALL LOSSES (DIRECT, INDIRECT, INCIDENTAL OR CONSEQUENTIAL), DAMAGES, COSTS OR EXPENSES, INCLUDING, WITHOUT LIMITATION, COURT COSTS AND ATTORNEY'S FEES.

INDEMNIFICATION

You agree to defend, indemnify and hold harmless ECG SOLUTIONS LLC. and its licensee and licensors, and their employees, contractors, agents, officers and directors, from and against any and all claims, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorney's fees), resulting from or arising out of or in connection with: (i) your use and access of the Service, by You or any person using your account and password, including, but not limited to, any interaction or communications with another user, client, advisor, or third party; (ii) a violation or breach of the Terms of Use, the Advisor Terms, or any other agreement that governs your use of the Service; (iv) a violation of any of your representations or warranties made to Us, (v) a violation of any law or the rights of any third party; or (vi) any user Content, third party content, third party sites and any other content posted on the Service.

Limitation of Liability

In no event shall ECG, nor its directors, employees, partners, agents, suppliers, or affiliates, be liable for any indirect, incidental, special, consequential or punitive damages, including without limitation, loss of profits, data, use, goodwill, or other intangible losses, resulting from (i) your access to or use of or inability to access or use the Service; (ii) any conduct or content of any user, client, advisor, or third party on the Service; (iii) any Content obtained from or provided to the Service; (iv) reliance by any other person or entity on your recommendations or advice or the actions You take; and (v) unauthorized access, use or alteration of your transmissions or content, whether based on warranty, contract, tort (including negligence) or any other legal theory, whether or not We have been informed of the possibility of such damage, and even if a remedy set forth herein is found to have failed of its essential purpose.

ECG is not responsible for (i) any Content or conduct, whether online or offline, made in connection with the Service, whether caused by visitors, users, Advisors, third parties and others; (ii) any error, omission, interruption, deletion, defect, delay in operation or transmission, communication lines failure, theft or destruction or unauthorized access to, or alteration of user communications or Advisor communications; (iii) any problems or technical malfunction of any telephone network or lines, cellular data provider or network, computer

online systems, servers or providers, computer equipment, software, failure of email, traffic congestion or downtime on the Service, including injury or damage to users or to any other person's computer and/or mobile device; or (iv) any loss or damage, including personal injury or death, resulting from anyone's use of the Service, any content posted or transmitted to users, or any interactions between users of the Service, whether online or offline.

Governing Law

You expressly agree that these Advisor Terms and any dispute arising out of these Advisor Terms or use of the Service shall be governed, construed, and enforced in accordance with the laws of State of DELAWARE, United States, without regard to its conflict of law provisions and excluding the United Nations Convention on Contracts for the International Sale of Goods (CISG). You further agree and consent to the exclusive personal and subject matter jurisdiction and venue of the state and federal courts located in State of DELAWARE, for the resolution of any such dispute and You agree and submit to personal jurisdiction in such courts. In addition, you forever waive any argument or defense based on personal jurisdiction, venue, or forum non convenience.

Changes

We reserve the right, at Our sole discretion, to modify or replace these Advisor Terms at any time, without notification. The latest Advisor Terms will be posted on Our website. It is your responsibility to review the latest Advisor Terms before You use the Service. By continuing to access or use Our Service after new Advisor Terms become effective, You agree to be bound by the new Advisor Terms. If You do not agree to the new Advisor Terms, please stop using the Service.

THIS IS A LEGAL AGREEMENT BETWEEN YOU AND ECG SOLUTIONS LLC. BY CLICKING ON THE "CONTINUE" OR "SAVE" BUTTON ON THE ADVISOR SIGNUP PAGE YOU ARE AFFIRMATIVELY STATING THAT YOU HAVE READ AND UNDERSTAND THE ADVISOR TERMS SET FORTH HEREIN AND ARE AFFIRMATIVELY INDICATING YOUR ACCEPTANCE OF THIS AGREEMENT AND YOU AGREE TO BE BOUND BY THE ADVISOR TERMS HEREOF.

Members agree to comply with the following when using Temple Bliss as an Advisor. Without limiting any other remedies Temple Bliss may have, Temple Bliss may immediately terminate your Membership and use of the Site without notice if suspects that you have violated any of the following requirements. The Terms of Service, Privacy Policy, and Rules collectively make up the "Temple Bliss User Agreement" that governs a user's access to and use of Temple Bliss.

We want to provide a safe place for you to find your clarity. In order to keep our community safe, we do have some rules that govern what you may discuss on Temple Bliss and your activity on the site.

Prohibited Content

When using Temple Bliss, including but not limited to Chat, Calls, Video Calls creating Advisor Profiles and Member feedback, Members are expected to follow all federal, state, and local laws, regulations, and ordinances. To continue our mission to be an uplifting community, Temple Bliss specifically prohibits any Advisor Profile or Chat that includes, without limitation, the following:

- Lottery numbers or lottery predictions
- Spells, charms, witchcraft or other forms of magic which claim to produce a result.
- Statements stating to be "The Best", "#1", or such claims that cannot be substantiated.
- Adult content, which includes but is not limited to images, pornography, or nudity.
- In-person meetings
- Profile content that falsely states, impersonates, misrepresents, or otherwise causes confusion about the Advisor's identity.
- Links to websites that solicit payment outside of Temple Bliss for a competitive service. Temple Bliss considers the following to be competitive services when delivered outside our system: phone calls, readings over webcam, chat, tips, donations, and content exchanged via email, such as charts and images.

Photos

Profile photos must be high-quality, professional headshots from the shoulders up. Please ensure the background is clutter-free (a plain wall works), and that the image is in focus and well-lit. Temple Bliss does not permit full body shots, pictures taken in cars, or photos that contain props, animals, or other people.

All photos, whether posted publicly or privately transmitted, are the sole responsibility of the Member from which the photo originated.

Although Temple Bliss does not accept responsibility for these photos, we reserve the right to remove at any time, without notice, any photo or image.

Temple Bliss does not permit photos that contain nudity, pornographic material, models under the age of 18, or content that violates any portion of the Temple Bliss User Agreement to be posted on Advisor Profiles.

Members may not upload any photo which is unlawful, harmful, threatening, harassing, tortuous, defamatory, infringing, vulgar, obscene, hateful, racially or ethnically objectionable or invasive of another's privacy. In addition, Members may not post or otherwise transmit content that infringes any patent, trademark, trade secret, copyright or any other proprietary rights of any party, or material protected by intellectual property laws, right of privacy or publicity or any other applicable law, unless having all necessary contracts or consents.

Profiles

Temple Bliss strives to provide a professional service to our customers. Therefore, we require that that profiles are thoughtfully written and accurately represent the services you provide. We ask that you ensure that you are using proper spelling and grammar and that you avoid writing in all capital letters, an elegant style will be best.

Personal Contact Information

Temple Bliss does not permit Members to disclose personal contact information to other Members. To further protect the privacy of our Members, Temple Bliss does not permit Advisors to post their personal contact information, such as an email address, phone number, mailing address, instant messenger IDs or personal websites on their Advisor Profile. In order to maintain the privacy of all our Members, we strictly prohibit Members from attempting to obtain or using sensitive personal information of other Members. This includes, but is not limited to, recording sessions, using known information to look up a Member on social media or online, or to attempt to locate or use personally identifiable information. Additionally, Temple Bliss does not permit Members to use Temple Bliss to solicit other Members to meet with them in person.

Feedback

Temple Bliss does not permit Members to take any actions that may undermine the integrity of the feedback system. This includes giveaways in exchange for ratings, placing calls to accounts you own with the intent of leaving positive feedback, and placing calls to other Advisors with the intent of leaving negative feedback. Advisors are not allowed to leave feedback on their Advisor Profile through their or other's profile (friends or family).

Temple Bliss may remove feedback in the following limited situations:

- The feedback was written with the sole intention of describing or commenting on Temple Bliss itself and not the Advisor or Advisor Services.
- The feedback contains personal identifying information about a Member, including real name, address, phone number, or email address.
- The feedback is left by an Advisor for her or himself (whether directly or indirectly, using secondary Member names or third parties to leave such feedback).
- The feedback is left by a Member who provided Temple Bliss with false contact information during the registration process and cannot be contacted.
- The feedback refers to another Member's feedback, mentions other Advisors, or includes links, URLs, or information promoting another website.
- Feedback containing obscene language or referencing prohibited content.
- Feedback mistakenly left or intended for another Advisor will be considered for removal only when the Member responsible informs Temple Bliss of the error.
- Temple Bliss receives a court order requesting the removal of the feedback. If an Advisor would like to dispute feedback based on the above criteria, the proper avenue of complaint is to email support@templebliss.co It is not permitted for an Advisor to contact the Member to complain as this can be considered harassment and will results on immediate suspension of the account for 7 days.

Donations / Tips

Advisors are not entitled to receive any tips or donations from the customers neither solicitation or ask for such things.

Exchange of Physical Items

Temple Bliss does not permit the exchange of physical items such as candles, jewelry, or other personal items. Additionally, the Site is not intended for use as a payment service to exchange physical goods. If you must send it outside of the Temple Bliss platform or through the mail to receive it, it is not allowed, since you CAN'T exchange personal information in any case.

Advice

TEMPLEBLISS is for entertainment purposes only. As a member of Temple Bliss, you will not diagnose illnesses, provide treatments, prescribe medications, or otherwise act as a medical care provider through the Site. You will not provide any service that requires a professional license, such as a physician, other health practitioner, attorney, accountant, or financial planner, through the Site. You will not offer or provide advice, directly or through writings, as to the value of securities or as to the advisability of investing in, purchasing, or selling securities or any report or analysis concerning securities. You will not offer advice or provide any product or services related to or claiming success with lottery numbers.

Suicide Prevention

Temple Bliss is not a suicide hotline.

If you are considering suicide, please call the National Suicide Prevention Lifeline at 1-800-273-8255. If you are aware of a Member considering suicide, please direct them to call the National Suicide Prevention Lifeline. If you give your personal information to a Member and later threaten suicide, we reserve the right to use that information and contact the appropriate authorities; however, no guarantee is made that someone will contact emergency personnel for you.