TERMS & CONDITIONS

What information do we collect?

We collect information from you when you place an order, or fill out a form. When ordering or registering on our site, as appropriate, you may be asked to enter your: name, e-mail address, mailing address, phone number, or credit card information. You may, however, visit our site anonymously.

Use of the Website

By accessing the website, you warrant and represent to Nevada Legal Forms, Inc. that you are legally entitled to do so and to make use of information made available via the website.

Trademarks

The trademarks, names, logos and service marks (collectively "trademarks") displayed on this website are registered and unregistered trademarks of Nevada Legal Forms Inc. Nothing contained on this website should be construed as granting any license or right to use any trademark without the prior written permission of Nevada Legal Forms Inc.

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External links may be provided for your convenience, but they are beyond the control of Nevada Legal Forms Inc. and no representation is made as to their content. Use or reliance on any external links and the content thereon provided is at your own risk.

Warranties

Nevada Legal Forms Inc. makes no warranties, representations, statements or guarantees (whether express, implied in law or residual) regarding the website.

Disclaimer of liability

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Conflict of terms

If there is a conflict or contradiction between the provisions of these website terms and conditions and any other relevant terms and conditions, policies or notices, the other relevant terms and conditions, policies or notices which relate specifically to a particular section or module of the website shall prevail in respect of your use of the relevant section or module of the website.

Severability

Any provision of any relevant terms and conditions, policies and notices, which is or becomes unenforceable in any jurisdiction, whether due to being void, invalidity, illegality, unlawfulness or for any reason whatever, shall, in such jurisdiction only and only to the extent that it is so unenforceable, be treated as void and the remaining provisions of any relevant terms and conditions, policies and notices shall remain in full force and effect.

REFUND POLICY

All sales are final due to the hard cost incurred with the filing of entities with your selected state.

Resident Agent Acceptance

You hereby acknowledge and agree that Nevada Legal Forms Inc. will serve as Resident Agent for your entity for free for Twelve (12) months. In the event (a) Your business entity voluntarily or involuntarily discontinues business operations in a jurisdiction where Nevada Legal Forms Inc. provides registered agent services; (b) You wish to abandon Your business entity; or (c) You wish to discontinue Nevada Legal Forms Inc.'s registered agent services, You will satisfy at least one of the following cancellation conditions (collectively, "Cancellation Conditions"):

- The business entity must be properly and legally dissolved, withdrawn, cancelled or otherwise terminated in that jurisdiction either through Nevada Legal Forms Inc., independently or through another service provider; or
- The business entity must assign another registered agent in said jurisdiction; or
- The business entity must resign Nevada Legal Forms Inc. as registered agent in said jurisdiction and pay any document preparation fees (if Nevada Legal Forms Inc. prepares the documents), as well as all filing fees related to same.

You hereby acknowledge and agree that if You do not satisfy at least one of the Cancellation Conditions before the date Your annual registered agent service fee is due, Nevada Legal Forms Inc. shall continue to act as registered agent in connection with that business entity, and You will continue to incur fees and late penalties (if any) in connection with such services. If, thereafter, You satisfy one of the Cancellation Conditions, You will not be entitled to a pro-rata refund. Further, You acknowledge and agree that if You have not met one of the Cancellation Conditions or You have not paid an annual registered agent service fee by its due date, Nevada Legal Forms Inc. may, in its sole discretion, charge You the then current registered agent service fee and any applicable tax or other charges to the payment method You provided during registration or in subsequent account payments.

If You contract Nevada Legal Forms Inc. to execute the dissolution, withdrawal, cancellation or termination of Your business entity prior to the date Your annual registered agent service fee is due, You will incur no further fees for agent service even if the dissolution is not filed or recorded until after said due date. Additionally, if the account is in delinquent status or the entity is defunct, any account contacts, including, but not limited to the account primary contact and entity officers and/or directors shall be responsible for the payment of the account. You hereby expressly authorize Nevada Legal Forms Inc. to automatically charge the credit/debit card that you place on file with Nevada Legal Forms Inc. Services, Inc. the recurring yearly registered agent service fees, unless and until you cancel your registered agent services with Nevada Legal Forms Inc. Services, Inc. in accordance with the Terms of Use.

Applicable laws

Use of this website shall in all respects be governed by the laws of the state of Nevada, U.S., regardless of the laws that might be applicable under principles of conflicts of law. The parties agree that the Nevada courts located in Clark County, NV, shall have exclusive jurisdiction over all controversies arising under this agreement and agree that venue is proper in those courts.