

# Terms & Conditions

Kolam.ca (“we” or “us”) has created this website (collectively, the “Website,” or the “Site”) to create a social platform in which artist, musical talents, and those alike could interact and collaborate.

To assist you in using our Website and associated services, and to ensure a clear understanding of the relationship arising from your use of our Site and participation in these services, we have created (i) these Terms and Conditions of Use (the “Terms”) and (ii) a Privacy Policy. Our Privacy Policy explains how we treat information you provide to us through the Site, and our Terms govern your use of our Site. Our Terms and Privacy Policy apply to any visitor to the Website (collectively, “you”), including (i) casual visitors to our Site, who do not participate in the Services (“Site Visitors”), (ii) bands and other music professionals who visit the Site to promote, introduce, and air their works, (iii) agents who visit the site on behalf of the of bands and other music professionals whom they represent, and (iv) event promoters, licensors, music supervisors and anyone else engaged in booking or licensing music. The bands, other music professionals, agents, event promoters, licensors and music supervisors who are registered with our Site are collectively referred to as Registered Members (“Registered Members”).

**PLEASE READ THIS DOCUMENT CAREFULLY BEFORE YOU ACCESS OR USE THE SITE. BY ACCESSING OR REGISTERING AT THE SITE, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS SET FORTH BELOW. IF YOU DO NOT WISH TO BE BOUND BY THESE TERMS AND CONDITIONS, PLEASE DO NOT ACCESS OR REGISTER FOR OUR SITE.**

## **1. Your Agreement**

These Terms govern (i) your use of the Website, (ii) your receipt of and participation in Kolam.ca services through the Website (the “Services”), (iii) your provision of music, video, sound, text, graphics, files, information, or other content (the “Content”) to others through the Site; and (iv) your use of Content obtained through the Site. Please read these Terms carefully; they impose legal obligations on you and on Kolam.ca , and establish our legal relationship. By accessing our Website, you are acknowledging that you have read and understood these Terms and agree to be legally bound by them.

While you can visit our Site, and review a range of information about materials relating to the music industry, without registering, to post information on our Site, and to obtain access to certain other materials or information from our Site, we ask that you become a Registered Member.

In addition, if you become a Registered Member, during the registration process for your password (and from time to time as we may require) you may be prompted to click an “I Accept” button, which further confirms your agreement to be legally bound by these Terms.

## **2. Our Services: Overview**

We provide a range of Services for our Registered Members, including but not limited to the following:

### **2.1. Services for Our Registered Members**

Our Site is designed for networking within the music industry, making it easy for musical talents and talent seekers alike to socialize. As a Registered Member, you can upload information about yourself to connect with other talents for performances, music conferences, joint projects, recording opportunities, other opportunities (“Listings”). You may utilize your account to connect with others.

Additionally, Registered Members who are using the site for promotional use may upload information about the Listings.

Further, Registered Members who are artists may use our Site to provide comments and/or feedback regarding the works of any other musical/artistic talents in which have been submitted.

### **2.2. Additional Information**

Please read on for the specific terms and conditions under which we provide our Services. And please review our Privacy Policy for details concerning our uses of aggregate information, and other important information concerning our privacy and other data protection practices.

## **3. Obtaining a Password; Use of Your Password**

### **3.1. Eligibility**

You are eligible to register as a Registered Member at our Site if (i) you are 13 years old or older, (ii) you hold requisite legal rights in the Content that you make available over the Website, as provided in Section 4.6 (Rights You Must Have in Your Content); and (iii) you agree to abide by our Terms and Privacy Policy.

### **3.2. Registered Member Acting in a Representative Capacity**

If you are agreeing to this Privacy Policy and our Terms and Conditions of Use on behalf of a musical group, then (i) you represent and warrant that you have authority to act on behalf of, and to bind this musical group and (ii) for all purposes in this Privacy Policy and the Terms and Conditions of Use, the term “you” means your musical group on whose behalf you are acting.

### **3.3. Registered Members Under the Age of Majority**

We recognize that some of our Registered Members will be eligible members between the ages of 13 and the age of majority (“Teen Members”). Some Teen Members may have a parent or Guardian acting on his or her behalf (“Parental Representative”). If you are agreeing to this Privacy Policy and our Terms and Conditions of Use as a Parental

Representative on behalf of a Teen Member(s), then (i) you represent and warrant that you have authority to act on behalf of, and to bind this Teen Member and (ii) for all purposes in this Privacy Policy and the Terms and Conditions of Use, the term “you” means the Teen Member(s) on whose behalf you are acting.

Other Teen Members may be acting each on his or her own behalf. If you are agreeing to this Privacy Policy and our Terms and Conditions of Use as a Teen Band Member, then we assume that you have parental consent to participate in our Services and otherwise use our Site.

### **3.4. Multiple User Accounts**

We recognize that some of our Registered Members may be a band(s) working with a third party representative (“Agent”), who has been given the authority to act on behalf of the band(s). Agents who register a band on our Site are warranting that they have the authority to do so. An agent who represents more than one Registered Member may have a “Multiple User Account” through which he or she can access the various Registered Member accounts that such Agent has been granted authority to access.

## **4. Members; Profiles**

### **4.1. Privacy**

Please choose carefully the information you post on your account, and that you provide to other Site Visitors and Registered Members. When you make your information freely available to Site Visitors and Registered Members, you should use discretion in including any information that personally identifies you, such as your telephone number, street address, last name, email address, and any geographically recognizable photographs.

### **4.2. Registered Member Comments/Feedback**

Our Website allows Registered Members to provide comments or feedback regarding other artists/talents that have submitted, as well as comments from other third parties. By providing comments/feedback, you grant us the right to publish your comments/feedback and to use your comments and feedback for the purposes of improving the use of the Site.

### **4.3. Designating Content**

As a Registered Member, you may designate Content for hosting and display on our Site by uploading such content to your account. Please retain copies of your Content, as we will not necessarily preserve or return materials uploaded to our Site.

### **4.4. Your Grant of Rights to our website**

By posting Content, you grant us a royalty-free, non-exclusive, worldwide license, under your intellectual property rights, to use, copy, reformat, index, modify, display, and distribute your Content for purposes of providing our Services (as such services may change over time) and promoting our Website. No compensation will be paid with respect to our use of your Content under this grant.

You also hereby grant Kolam.ca a non-exclusive, worldwide, royalty-free license to use your name and logo (“Brand Features”), in connection with (i) advertising and promoting your Content, and your work generally via the Site, and (ii) advertising and promoting our Website and Services. No compensation will be paid by Kolam.ca with respect to our use of your Brand Features under this grant.

Kolam.ca will not further distribute or use your Content or your name and logo for any purposes other than those specified in this section (Section 4.4) without your consent.

#### **4.5. Your Grant of Rights to Other Registered Members For Noncommercial Purposes**

By posting Content, you are also granting to all Registered Members (“Registered Member Licensees”) a royalty-free, non-exclusive, worldwide license, under your intellectual property rights, to use your Content, provided that a Registered Member Licensee meets and maintains each of the following conditions: (i) the Content in your personal account shall not be used for commercial purposes, (ii) no Content from your personal account shall be used outside of the Website, for example, and (iii) under no circumstances shall a Registered Member exercise these rights with respect to your Content by modifying or changing the Content in your personal page without your express permission. No compensation will be paid with respect to Registered Members’ use of your Content under this grant.

#### **4.6. Rights You Must Have in Your Content**

When you post Content to our Site, you represent and warrant (i) that you hold all rights needed to grant requisite rights under Section 4.4 (Your Grant of Rights to Kolam.ca ) and Section 4.5 (Your Grant of Rights to Other Registered Members); (ii) that you own the copyright in all Content subject to copyright protection (or have been given needed permissions by the copyright owner, or use the Content under “fair use” principles); and (iii) that each person depicted in images or identified in text in your Content (if any), has provided you with consent to use the Content as set forth in these Terms.

#### **4.7. Use of artist’s information in Promotions**

To promote and illustrate our Services and the Site, therefore, we may choose to post on our Home Page, and in other areas of the Site, and other Content of our Registered Members. We assume that Registered Members are interested in (or do not object to) publicizing their works and related Content, and you acknowledge that we will be entitled to use these Registered Members’ profiles and Content in connection with our advertisements and promotions for the Site.

#### **4.8. Visits Tracker**

As a Service to our Registered Members, we may provide a record of visits or hits on the Registered Member’s profile (“Profile Visits Tracker”). This information may be provided for the current month and/or historically for the year or the length of the Registered Member’s membership with our website. While a user may view a Registered Member’s profile as many times as they want each day, only one “visit” will be tracked per day per user. That way there won’t be any inflation of the Registered Member’s

profile Visits Tracker if someone opens that profile over and over. Visits from homepage spotlights, emails, and Kolam.ca charts are counted. No personally identifiable information for the profiles visitor will be provided in association with the Profile Visits Tracker. Additionally, Kolam.ca is under no obligation to provide a profile Visits Tracker or any other information related to hits or visits to Registered Member profile.

#### **4.9. Termination of Rights; Survival**

Kolam.ca does not claim ownership of the Content you post in your profile or otherwise provide through the Site. The licenses granted to us and to our Registered Members in this Section will terminate respectively at the time you completely remove the Content at issue from our Site. This termination will not affect licenses to the Content granted by you before the time you completely remove the Content, and our Members will continue to enjoy their rights under Section 4.4 (Your Grant of Rights to Kolam.ca ) and Section 4.5 (Your Grant of Rights to Members).

#### **5. “INSERT NAME’s Grant of Rights to You**

In this Section, “name: gives to Registered Members the rights and privileges they will need to participate fully in the networking and communications goals of our Services.

##### **5.1. Rights to Access and Participate in Services**

Subject to your compliance with these Terms, Kolam.ca hereby grants Registered Members the right to access and use the Website, and to participate in the Services. The Services and Website are for the personal, promotional and other use of individual Registered Members.

##### **5.2. Rights to profiles**

“Name: grants to Registered Members, under name’s intellectual property rights, a non-exclusive, worldwide, royalty-free, non-transferable license to use, embed their “name: profile or provide a link to their Kolam.ca profile their personal websites.

##### **5.3. Available Software**

Any software that is made available to use from the Services (“Software”) is the copyrighted work of Kolam.ca and/or our suppliers. Use of the Software is governed by the terms of the end user license agreement, if any, which accompanies the Software (“License Agreement”). An end user will be unable to install any Software that is accompanied by or includes a License Agreement, unless he or she first agrees to the License Agreement terms. The Software is made available for download solely for use by end users according to the License Agreement. Any reproduction or redistribution of the Software not in accordance with the License Agreement is expressly prohibited.

#### **5.4. Company Ownership; Reservation of Rights**

By entering Kolam.ca (“this website”), you agree to not unlawfully use any content available on this website and to otherwise abide by all terms and conditions of use contained on this website. If you do not agree to these terms and conditions, please refrain from entering this website.

In particular, and without limitation, you agree not to use the trademarks of Kolam.ca in any manner other than as may be specifically permitted by Kolam.ca. You further agree not to use any of these trademarks in any manner that disparages or discredits Kolam.ca. You understand that other terms, names, slogans, characters, designs, colors and/or sounds available on this website may be trademarks of Kolam.ca or their respective owners.

You further agree not to reproduce, modify, create derivative works from, transmit, distribute, transfer, display, perform, publish, and/or license any images, graphics, files, sounds, icons, text, logos, software, products, and/or services, obtained from or otherwise available on this website unless you have obtained prior written authorization from Kolam.ca to do so. You agree not to integrate any content available on this website into other websites, for example by means of “framing.” You agree not to reproduce, modify, create derivative works from, imitate, transmit, distribute, transfer, display, perform or publish any of the content of this website, or license or permit others to do any of the foregoing. All content available on this website and the arrangement thereof is the exclusive property of Kolam.ca, and/or its content suppliers, and is protected by Canadian copyright, trademark and trade dress law and the contract created by the provisions of this agreement.

You agree not to use in any way and/or induce any third party to use in any way any content or business models used on or available by reference to this website, either for your own and/or a third party’s commercial benefit, and in particular not for the offering of online music or entertainment promotion services or related commercial activities, such as, but not limited to, promotion or production of concerts, live musical performances of any type or live entertainment of any description.

You may use content provided on this website as set forth in Section 5.1 (Rights to Access and Participate in Services) and Section 5.2 (Rights in user profiles).

#### Requests to Use Content

Any requests for use of content from this website may be submitted in writing via mail, facsimile, or email only to the following address:

[contactkolam@gmail.com](mailto:contactkolam@gmail.com)

Please be aware that we cannot process any requests that are not submitted in writing. We reserve the right not to respond to requests for permission to use content from this website and, to the extent that we may choose to respond to such requests, we will

typically require a minimum of 48 hours from submission before responding to any such requests.

## **6. Code of Conduct**

Our Site may provide blogs, chat rooms, message boards, email services, and other services that allow you to interact with other Site Visitors and Registered Members (“Interactive Services”). As a condition to your use of the Website, the Services, and the Content, including the Interactive Services, you agree to follow our Code of Conduct, set out below. Under this Code, **you will not:**

- Upload, email or otherwise transmit any images or other Content that are unlawful, obscene, harmful, hateful, invade the privacy of any third party, contain nudity or pornography, or are otherwise objectionable.
- Disseminate materials that impact or invade the privacy of others, such as photographs, video clips, sound recordings, personally identifiable information, or other materials that reveal personal, private or sensitive information about another person, without that person’s consent.
- Submit material that is intentionally false, defamatory, unlawfully threatening, or unlawfully harassing.
- Infringe any third party’s copyright, patent, trademark, trade secret, or other proprietary rights or rights of publicity or privacy. Electronic materials – such as music, videos, games, images, and text in electronic form — can easily be copied, modified and sent over networks (such as the Internet). These electronic materials are thus extremely vulnerable to unauthorized distribution and copyright infringement. These materials may not be transmitted over the Website without the copyright owner’s permission, or without a legitimate “fair use” justification for the transmittal.
- Transmit materials that contain any viruses, Trojan horses, worms, time bombs, cancel bots, or other computer-programming routines that are intended to damage, detrimentally interfere with, surreptitiously intercept, or expropriate any system, data, or personal information.
- Use the Service to artificially generate traffic or page links to a Web site or for any other purpose not expressly allowed under these Terms.
- Use the Website in a manner that could disable, overburden, or impair the Site or interfere with any other party’s use and enjoyment of the Site, such as through sending “spam” email.
- Seek to obtain access to any materials or information through “hacking,” “data harvesting,” or through other means we have not intentionally made available to you through the Website.
- Use the Website for any purpose that is unlawful or prohibited by these Terms. For example, you will not use the Website, Services, or Content to violate any law, statute, or regulation (including, without limitation, those governing export control, consumer protection, unfair competition, anti-discrimination, or false advertising).

We will enforce the above Code of Conduct wherever we deem necessary. Please understand, however, that Kolam.ca does not control – and does not necessarily endorse — the Content found in any Interactive Service. When you participate in the Interactive Services, you do so at your own risk, and we expressly disclaim responsibility for the Content found in these Services.

## **7. Monitoring of Interactive Services; Removing Postings**

We expect each user of our Website to act responsibly, and to respect the rights of others. We seek to protect the integrity and security of our computing systems, and the right to protect our community of Registered Members from claims of intellectual property infringement and other claims or threats, such as those detailed in our Code of Conduct. Toward these ends, we reserve the right in our discretion (i) to monitor your use of the Website, your profile, and email and other Content transmitted through the Site, (ii) to restrict or foreclose access from certain Internet sites or other resources, and (iii) to take other actions we deem necessary to protect our community of users and our resources. Due to this monitoring, you cannot expect that communications through our Website will remain “private” or otherwise free of our review. Please refer to our Privacy Policy for a precise statement concerning your expectations of privacy.

### **7.1. Filters; Blocking and Removal of Content**

We have no – and assume no — obligation to monitor activities on our Website, please understand that we may employ filters designed to detect and block the transmission of messages that contain sexually explicit or otherwise inappropriate language. We reserve the right to edit, to refuse to post, or to remove any information or materials, in whole or in part, that we believe, in our sole discretion, are incompatible with our Code of Conduct.

### **7.2. Reports and Complaints**

If you believe that a Member or other user has acted inappropriately and or unsuitably, such as by violating our Code of Conduct, you may report your concerns either via the links we have encompassed on the Site, or by contacting us in accordance with Section 25 (Contact Us). If we are notified by a Registered Member or Site Visitor that he or she believes Content at the Site does not comply with our Code of Conduct, we may investigate the allegation and determine in good faith, in our sole discretion, whether to remove or block access to such Content, or to take action with respect to person or persons responsible for posting the Content. We have the right (but not the obligation), in our solitary discretion, to remove, relocate, change from public to private, or otherwise block or limit any Content at any time, with or without notice, and without liability.

### **7.3. Cancellation or Postponement of Use Privileges**

We reserve the right at any time to discontinue or suspend your access to some or all of the Website if you engage in actions that we decide, in our discretion, breach our Code of Conduct.



Users should also understand that our Code of Conduct is based in many instances on principles of provincial and federal law. Users who violate our Code of Conduct accordingly may be exposed under these provincial and federal laws to criminal charges, and civil liability to harmed parties for compensatory damages and attorney's fees. We reserve the right at all times to disclose information it deems necessary to satisfy any applicable law, regulation, legal process, or governmental request, consistent with its Privacy Policy.

#### **7.4. Member disputes**

You are solely responsible for your interaction with other Visitors and Registered Members, both online or offline. We may screen disputes between you and other Registered Members, but we have no duty to become involved. If you have a disagreement with one or more Registered Members, you release **NAME** (and our employees, subsidiaries, and affiliates) from claims, demands, and damages (actual and consequential) of every kind and nature, known and unknown, arising out of or in any way associated with such disagreement.

#### **8. Privacy and Your Disclosure of Information in Interactive Areas**

We value the privacy of all our users. Please review our Privacy Policy for information on how we collect, use, and protect your personally identifiable information. These protections, however, do not apply to information you choose to disclose to other Members in our Collaborative Areas. Although Registered Members are obligated, under our Code of Conduct, to refrain from disseminating information from our Website and its Interactive Areas without permission, we cannot assure you that this will be the case. Therefore, you should disclose personally identifiable information advisedly. Please review our Privacy Policy for more information.

#### **9. Technical Restrictions; Remedies**

Please recognize that you must comply with specified file size, bandwidth and storage limitations for Content you submit. If we determine, in our discretion, that it is necessary, we will restrict or take other related action regarding accounts that in our view are using excessive bandwidth or other system resources. In addition, we reserve the right, if we find it necessary (in our discretion), to delete or change a Member's username and URL address, and reserve the right to restrict the number of emails which a Member sends through our website in any 24-hour period, if we believe, in our discretion, that the volume of email is too large.

**NAME** does not promise that the Website will be error-free or uninterrupted, or that the Site will provide specific results from your use of any content, search, or link on it. The Site, and all

Services and Content within them are delivered on an “AS IS” and “AS AVAILABLE” basis. NAME does not warrant or represent that materials you download from the NAME does not sites will be free of viruses or other harmful features.

**NAME DISCLAIMS** (i) ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE; (ii) ANY RESPONSIBILITY OR LIABILITY FOR THE ACCURACY, CONTENT, COMPLETENESS, OR LEGALITY OF INFORMATION AVAILABLE ON THE WEBSITE OR IN EPKS; AND (iii) ANY RESPONSIBILITY OR LIABILITY FOR HARM RESULTING FROM DOWNLOADING OR ACCESSING INFORMATION ON THE SITE, INCLUDING HARM CAUSED BY VIRUSES OR SIMILAR DESTRUCTIVE FEATURES. YOU EXPRESSLY AGREE THAT USE OF THE KOLAM.CA SITES AND RELATED SERVICES IS AT YOUR SOLE RISK.

Please consider maintaining back-up copies of the Content or Professional Content you post on your profile.

## **10. Limitation of Liability**

UNDER NO CIRCUMSTANCES, INCLUDING BUT NOT LIMITED TO BREACH OF CONTRACT, TORT, OR NEGLIGENCE, WILL Kolam.ca BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING LOST PROFITS) THAT ARISE OUT OF OR ARE RELATED TO YOUR USE OF THE KOLAM.CA SITE, THE SERVICES, OR THE CONTENT.

You agree that injunctive relief shall offer you with a good and satisfactory remedy for any complaints against Kolam.ca arising out of its Services, and agree that you will not afterward claim that such remedy or the remedy and damages limitations provisions of these Terms have “failed of their core purpose.”

Our Registered Members may decide to participate in offline activities together, perhaps due to the associations they have established online. You agree to release and hold Kolam.ca harmless from any and all losses, damages, rights, claims, and actions of any kind including, without limitation, personal injuries, death, or property damage, either directly or indirectly linked to or ascending from your participation in any such offline activities.

## **11. Indemnity**

You agree to defend, indemnify, and hold Kolam.ca and its subsidiaries, affiliates, and employees harmless from any obligation to third parties, including reasonable attorneys' fees, arising from or linked to your breach of these Terms.

## **12. Contact for Alleged Copyright Infringement**

Kolam.ca respects the intellectual property rights of others and requires that its users do the same. If you believe that Content on this Website or other activity taking place on the Site constitutes infringement of a work protected by copyright (a "Work"), please notify us immediately

[contactkolam@gmail.com](mailto:contactkolam@gmail.com)

## **13. Additional Terms for Certain Services or Sites**

We may offer certain Services that are subject to additional or changing terms and conditions. We will notify you if the site or service you are accessing is subject to terms and conditions that are different from these current Terms, and you will have the opportunity to decline your participation in using such sites or services, if you do not agree with the differing terms and conditions.

## **14. Modifications to these Terms**

We may modify and change these Terms over time. We will not "retroactively" change these Terms, and any modifications we make shall take effect proactively, once you next access the Website. Please feel free to print out a copy of these Terms for your records.

## **15. Assignment**

These Terms of Service shall not be assignable by you, either in whole or in part. Kolam.ca reserves the right to assign its rights and duties under these Terms.

## **16. Our Affiliates**

We may choose to rely on and share information with companies closely related to us – our "Affiliates" — for certain purposes under these Terms. By "Affiliate," we mean an entity that controls, is controlled by, or is under common control with Kolam.ca, whether the control results from equity ownership, contract, overlapping management or otherwise. In this context, "control" means the ability to replace the officers or directors or otherwise materially influence or control management decisions. You agree that our Affiliates will be entitled to enjoy our rights under these Terms and, in exchange, we agree that we will be responsible for our

Affiliate's conduct under these Terms, if our Affiliate fails to comply with any resulting obligations.

## **17. General**

These Terms shall be governed in all respects by the laws of **ONTARIO** without giving effect to its conflicts of law provisions. Both parties submit to the personal jurisdiction of and venue in the provincial and federal courts in ONTARIO, in the judicial district that includes TORONTO ONTARIO. The parties further agree that any cause of action arising under these Terms or our Privacy Policy shall exclusively be brought in such courts. If any provision of these Terms is held to be invalid or unenforceable, such provision shall be struck and the remaining provisions shall be enforced. Headings are for reference purposes only and in no way define, limit, construe, or describe the scope or extent of such section. Kolam.ca failure to act with respect to a breach by you or others does not waive its right to act with respect to subsequent or similar breaches. This agreement and the terms and conditions contained herein set forth the entire understanding and agreement between Kolam.ca and you with respect to the subject matter hereof and supersede any prior or contemporaneous understanding, whether written or oral.

## **18. Duration of Rights**

You will continue to enjoy your rights and to owe obligations under these Terms until (i) you cease your use of our Services, or (ii) your password is revoked or suspended for misconduct, as set out in **Section 7.3** (Revocation or Suspension of Use Privileges).

## **19. Duration of Terms; Survival**

The following provisions shall survive the termination of these Terms and shall apply indefinitely:

Section 4.9 (Termination of Rights; Survival)

Section 5.4 (Kolam.ca Ownership; Reservation of Rights)

Section 10 (Limitation of Liability)

Section 11 (Indemnity)

Section 15 (Assignment)

Section 17 (General)

Section 19 (Survival)

## **20. Relationship to Privacy Policy and Other Contracts**

These Terms must be read in conjunction (i) with other agreements into which you may enter concerning our Site, (ii) with any Site-related Rules and with our Privacy Policy. The provisions of our Privacy Policy are incorporated herein. To the extent these Terms conflict with the terms of our Privacy Policy, the terms of our Privacy Policy will control. Similarly to the extent these Terms conflict with the terms and conditions of any specific agreement you enter with us, the terms and conditions of such specific agreement will control. Additionally, to the extent that any Site-related Rules conflict with these Terms, these Terms will control.

If you have any questions about this Privacy Policy, the practices of this Site, or your dealings with this Website, please contact us at:

[contactkolam@gmail.com](mailto:contactkolam@gmail.com)

## **21. Effective Date**

The effective date of this Privacy Policy is August 1, 2016.