



# Terms of Service and Conditions of Use

## 1. Terms

By accessing the 2Kconnect websites, you are agreeing to be bound by the Terms and Conditions of Use, all applicable laws, and regulations, and agree that you are responsible for compliance with any applicable local laws. If you do not agree with any of these terms, you are prohibited from using or accessing any website, marketing material or any live presentation, training, or conferences. The materials contained on all 2Kconnect websites are protected by applicable copyright and trademark law.

## 2. Use License

1. Permission is granted to Community Members for the use of material supplied by 2Kconnect and its affiliates (herein known as 2Kconnect) (information or software) on 2Kconnect websites or any product associated with 2Kconnect, for personal, non-commercial transitory viewing only. This is the grant of a license, not a transfer of title, and under this license you may not:
  1. Modify or copy the materials.
  2. Use the materials for any commercial purpose, or for any public display (commercial or non-commercial).
  3. Attempt to decompile or reverse engineer any software contained on 2Kconnect's website.
  4. Remove any copyright or other proprietary notations from the materials.
  5. Transfer the materials to another person or "mirror" the materials on any other server.
2. This license shall automatically terminate if you violate any of these restrictions and may be terminated by 2Kconnect at any time. Upon terminating your viewing of these materials or upon the termination of this license, you must destroy any downloaded materials in your possession whether in electronic or printed format.

## 3. Disclaimer

The materials on all 2Kconnect's websites are provided "as is". 2Kconnect makes no warranties, expressed or implied, and hereby disclaims and negates all other warranties, including without limitation, implied warranties or conditions of merchantability, fitness for a particular purpose, or non-infringement of intellectual property or other violation of rights. 2Kconnect does not guarantee any earnings, both written and implied. Any recording, live meeting or information contained on our websites, as well as that contained within 2Kconnect marketing videos, are for illustration purposes only, with no promises or guarantees of income. Neither the owners, administrators, subsidiaries, or the Affiliates and Members of the 2Kconnect Community, make any income guarantees. Further, 2Kconnect does not warrant or make any representations concerning the accuracy, likely results, or reliability of the use of the materials on its Internet website or otherwise relating to such materials or on any sites linked to this site.

#### **4. Limitations**

In no event shall 2Konnnect or its suppliers be liable for any damages (including, without limitation, damages for loss of data or profit, or due to business interruption,) arising out of the use or inability to use the materials on 2Konnnect's Internet site, even if 2Konnnect or a 2Konnnect authorized representative has been notified orally or in writing of the possibility of such damage. Because some jurisdictions do not allow limitations on implied warranties, or limitations of liability for consequential or incidental damages, these limitations may not apply to you.

#### **5. Revisions and Errata**

The materials appearing on 2Konnnect's website could include technical, typographical, or photographic errors. 2Konnnect does not warrant that any of the materials on its website are accurate, complete, or current. 2Konnnect may make changes to the materials contained on its website at any time without notice. 2Konnnect does not, however, make any commitment to update the materials.

#### **6. Links**

2Konnnect has not reviewed all the sites linked to its Internet website and is not responsible for the contents of any such linked site. The inclusion of any link does not imply endorsement by 2Konnnect of the site. Use of any such linked website is at the user's own risk.

#### **7. Site Terms of Use Modifications**

2Konnnect may revise these terms of use for its website at any time without notice. By using the 2Konnnect websites you are agreeing to be bound by the then current version of these Terms and Conditions of Use.

#### **8. Description of Services**

2Konnnect provides you with access to a variety of services, which may include but not limited to: websites, university, social networks, benefits, introduction to income opportunities, and access to personal marketing reps. (Services). There is no promise either written or implied which could be construed in any way in which 2Konnnect would be building a business for any of its Community members. The Services, including any updates, enhancements, new features, and/or the addition of any new products, are subject to these Terms.

#### **9. Charges**

You agree to pay all charges for your use of the Services according to the payment plan applicable to your Services, and in effect for your country of residence. 2Konnnect reserves the right to change prices or institute new charges for access to or use of 2Konnnect Services. All changes will be posted by 2Konnnect on the 2Konnnect Website, and you are responsible for regularly reviewing such pricing information to obtain timely notice of such changes. Continued use of the Services or non-termination

of your 2Kconnect account after changes are posted constitutes your acceptance of the prices as modified by the posted changes.

Charges for Services may include activation, recurring subscription, and usage fees. Your activation and recurring subscription fees are payable in advance and are COMPLETELY NON-REFUNDABLE after 30 days. Any upgrades in membership status, made during your current 30-day billing cycle will be billed at the upgraded level on your next 30-day billing cycle. Any downgrade in your Membership Status will also be effective on your next 30-day billing cycle. No additional charges nor refunds will be forthcoming during your current billing cycle. Usage charges are charged as and when such charges are incurred or by accumulating such charges (in the sole discretion of 2Kconnect) in accordance with the usage rates applicable to each of the Services you use.

Payment of your 2Kconnect account balance is due monthly and, unless you have a qualified business account, must be made by the credit card designated by you for 2Kconnect use and transactions. If your 2Kconnect account is a qualified business account and is approved by 2Kconnect for corporate billing, charges will be accumulated, identified by Customer identification number, and invoiced monthly.

If you subscribed for Services pursuant to a special offer granting you a free or reduced trial period, your activation fee and an initial monthly Services fee will BE PRE-AUTHORIZED AGAINST YOUR CREDIT CARD OR DEBIT CARD LIMIT (meaning the amounts pre-authorized will not be considered available credit or debit funds in such account) and will be immediately charged to your credit or debit card, without further authorization from you, upon the expiration of such free or reduced trial period, unless you provide prior notice (in accordance with 2Kconnect's verification procedures, as may be established by 2Kconnect from time to time in its sole discretion) that you have terminated this authorization. Such notice will not affect charges submitted before 2Kconnect reasonably could act on your notice.

Charges are to be paid monthly in the currency in which billed. A failure to pay the charges is a material breach of this Agreement and grounds for termination by 2Kconnect. If the payment method for your 2Kconnect account is by credit card and payment is not received by 2Kconnect from the card issuer or its agents, you agree to pay all amounts due upon demand by 2Kconnect. Each time you use the Services, or allow or cause the Services to be used, you agree and reaffirm that 2Kconnect is authorized to charge your designated card. Your card issuer's agreement governs your use of your designated card in connection with 2Kconnect, and you must refer to such agreement (not this Agreement) with respect to your rights and liabilities as a cardholder. You agree that 2Kconnect may (at its option) accumulate charges incurred during your monthly billing cycle and submit them as one or more aggregate charges during or at the end of each cycle, and that 2Kconnect may delay obtaining authorization from your card issuer until submission of the accumulated charge(s). This means that accumulated charges may appear on the statement you receive from your card issuer.

## **10. Member Account, Password, and Security**

If any of the Services requires you to open an account, you must complete the sign-up process by providing us with current, complete, and accurate information as prompted by the applicable registration form. You agree to notify 2Kconnect promptly of any changes to this information as required

to keep it current, complete, and accurate. You also will choose a password. You are entirely responsible for maintaining the confidentiality of your password and account. Furthermore, you are entirely responsible for all activities that occur by all users associated with your account.

You agree to notify 2Konnnect immediately of any unauthorized use of your account or any other breach of security. 2Konnnect will not be liable for any loss that you may incur because of someone else using your password or account, either with or without your knowledge. However, you could be held liable for losses incurred by 2Konnnect or another party due to someone else using your account or password. You may not use anyone else's account at any time, without the permission of the account holder.

#### **11. Unethical behavior and Unfair Competition:**

2Konnnect will not tolerate activity by a Member that is unethical.

2Konnnect may intercede when unethical behavior is discovered or reported. 2Konnnect reserves the right to use its best judgment and discretion in determining whether certain Member's activities are unethical.

Any breach or violation of these Terms and Conditions may be deemed unethical. Any action which may cause 2Konnnect or its Members the loss of reputation, or that is detrimental to 2Konnnect's business, will be considered unethical business practice and will be grounds for disciplinary action, including termination of Membership.

2Konnnect does not recommend and will not enforce nor adjudicate separate or side agreements between Members; such agreements are the sole responsibility of the parties involved. Any such arrangement that violates 2Konnnect Terms and Conditions will be deemed unethical and will be responded to by 2Konnnect as such.

Under no circumstances may members cross recruit Representatives from partner companies for other opportunities.

A Member shall not contact other 2Konnnect cross line Community Members for the purpose of cross line recruiting and shall not attempt to solicit another crossline Members for the purpose of network-marketing or direct-selling company. Such prohibited solicitation is known as "Downline Raiding".

In addition, no Member shall participate directly or indirectly in any action or solicitation that causes another Member to be sponsored through someone else into any other network-marketing or direct-selling company. Advertising that solicits participation in another network-marketing or direct-selling company is considered Downline Raiding.

A Member may not attempt to persuade other Members to change sponsors or their position in the 2Konnnect organization; such behavior is considered "Cross-Sponsoring," and is prohibited. Members determined to be participating in these activities will be terminated.

## **12. Cancellation Policy**

As an Online or month-to-month Subscriber you have a "Pay as you Go" account: You may cancel the Services at any time by sending an email to [2konnecservice@gmail.com](mailto:2konnecservice@gmail.com).

2Kconnect has established a cancellation and refund policy of 30-days. Anytime within 30 days you may request a refund for the previous 30-day period, or current billing period, if it falls within the original 30-day cancellation request.

2konnecservice reserves the right to suspend or terminate Services if 2Kconnect, in its sole discretion, believes that the Services are used for a purpose that is unlawful or prohibited by these Terms or any notices.

2Kconnect shall have no responsibility to notify any third party, including any third-party providers of services, merchandise or information, of any suspension, restriction or termination of your account. 2Kconnect shall have no obligation to maintain any messages or other content in your account or forward any unread or unsent message to you or any third party.

Any termination of your account shall not relieve you from any amounts owing or any other liability accruing under this Agreement prior to the time that such termination becomes effective.

## **12. Governing Law**

Any claim relating to 2Kconnect's website shall be governed by the laws of the State of Utah without regard to its conflict of law provisions.