

TERMS AND CONDITIONS FOR THE REGISTRATION AND USE OF ONEVOLUTIONSITE, ENTERED INTO BY AND BETWEEN LIFE QUALITY PROJECT, LLC. HEREINAFTER REFERRED TO AS ONEVOLUTIONSITE®, AND ITS USER, HEREINAFTER REFERRED TO AS THE USER, IN ACCORDANCE WITH THE FOLLOWING:

S T A T E M E N T S

I. ONEVOLUTIONSITE® declares:

a. To be the developer, operator and administrator of the WEB PORTAL known as ONEVOLUTIONSITE® on the www.oneevolutionsite.com website, where different cultural, commercial, communicative and informative services (hereinafter referred to as “the service”) are offered to the users or members, who express their will to enter the present contract under the terms and conditions set forth herein, the portal contents, as well as the policies and principles that apply.

b. The service is mainly aimed to physical or legal persons wishing to access or use the site and who shall be the users of ONEVOLUTIONSITE®.

c. The individual or legal entities wishing to have access to ONEVOLUTIONSITE® portal shall enter an agreement separately, and shall be governed by its clauses, and under the applicable terms and conditions set forth herein.

II. THE USER declares:

- a. To have the legal capacity to contract “the service” offered by ONEVOLUTIONSITE®, at the web portal, on www.oneevolutionsite.com.
- b. THE USER declares that the present agreement is an expression of free will, where all the conditions stated in the Terms and General Conditions and in the Privacy Policies, as well as in the other documents attached and incorporated herein, are understood and accepted before the registration as User of ONEVOLUTIONSITE®.
- c. THE USER acknowledges and accepts that whenever he uses the website www.oneevolutionsite.com and/or any of ONEVOLUTIONSITE® services, even after any discretionary change or update made by ONEVOLUTIONSITE®, he will be accepting its terms and conditions, in its whole.

III. THE PARTIES declare by mutual agreement:

- a. That they recognize and accept that these Terms and Conditions constitute the total agreement between ONEVOLUTIONSITE® and THE USER regarding the use of the website www.oneevolutionsite.com, its contents and its applications.
- b. That by accessing the website www.oneevolutionsite.com, THE USER accepts, without modifications, its contents, rules, procedures and notices, stating that he has read, understood and accepted the Terms and Conditions set forth in this document.

- c. That if for any reason THE USER had any inconvenience with these Terms and Conditions, he shall leave the portal immediately. He can also eliminate his membership at any time.
- d. That if, for any reason, any part of these Terms and Conditions cannot be executed, the remaining part will remain in full force.

Now, therefore in consideration of the foregoing, the parties agree on the following:

CONDITIONS OF CONTRACT

1. OBJECT.

1.1. The object of the present agreement is “the service” rendering that ONEVOLUTIONSITE® agrees to render to THE USER, by means of the WEB PORTAL: www.oneevolutionsite.com

1.2. To have access to “the service”, the USER shall have Internet access service in order to connect to the www.oneevolutionsite.com website.

1.3. Once the present agreement comes into force, ONEVOLUTIONSITE® authorizes the USER to have access to the PORTAL under the terms and conditions set forth herein and to the “service” that ONEVOLUTIONSITE® offers.

1.4 “The service” is only available for persons who have the legal capacity to contract. The persons who do not have this legal capacity, minors of age according to the legislation of the country of residence of the user, users of ONEVOLUTIONSITE® that have been suspended temporarily or permanently disabled by a competent authority, cannot use the services.

1.5. Any person who does not accept these terms and general conditions, which are mandatory and binding, shall refrain from using the www.oneevolutionsite.com portal and “the service”.

1.6. In addition to “the service”, the terms and conditions set forth herein, shall be construed as related to those policies and special conditions for each service arising out of the PORTAL, and that the USER accepts as part of the present agreement.

1.7. ONEVOLUTIONSITE® reserves the right to modify the terms and conditions of the present agreement with a 30 (thirty) calendar days notice, by any of the following means: i) writing, ii) electronic as email or in the www.oneevolutionsite.com portal, iii) through online publications.

2. SERVICE.

2.1. Once the USER has the access and logs in to www.oneevolutionsite.com homepage, the USER shall have access to “the service” offered by ONEVOLUTIONSITE® including but not limited to the following:

2.1.1. Informative services.- Digital magazine, events, conferences, web library, among others.

2.1.2. Commercial services.- advertisements and classified ads, job bank, products sale, among others.

2.1.3. Communicative services.- chat rooms, blogs, among others.

2.1.4. Personalized service.

2.1.5. Unless otherwise specified, any other service that ONEVOLUTIONSITE® authorizes in the future and/or the USER contracts with ONEVOLUTIONSITE®, such service shall be governed under the terms and conditions set forth herein.

2.2. It is expressly established that the operations, exchanges, among others, that are carried out under this electronic service shall be governed, each and every time without any exception, by the terms and general conditions, being applicable only to the relationship between the USER and ONEVOLUTIONSITE® arising out of “THE SERVICE”, in accordance with:

2.3. ONEVOLUTIONSITE® shall render some services, regarding the present agreement, on the days and hours that ONEVOLUTIONSITE® itself establishes for such purpose.

2.4. At all times, ONEVOLUTIONSITE® shall improve the quality of the services by modifying the rules for the operation, access or identification procedures, with the required previous notice to the USER under the terms of the present agreement.

2.5. ONEVOLUTIONSITE® is not obliged to render “THE SERVICE” on the following situations:

2.5.1. When the transmitted information is insufficient, not exact, wrong, incomplete, etc.

2.5.2. Due to any cause considered as force majeure, or for causes not attributable to ONEVOLUTIONSITE®.

3. ACCESS TO ONEVOLUTIONSITE® PORTAL.

3.1. To achieve the connection to the PORTAL and use “the service”, ONEVOLUTIONSITE® and the USER are obliged to the following:

3.1.1. The USER: Shall have Internet access to enter the PORTAL.

3.1.2. ONEVOLUTIONSITE®: shall allow the “USER” to connect through Internet to the PORTAL by using a “user name” and a “password”.

3.1.3. To get the “user name” and the “password”, it is mandatory to fill every field

of the subscription form with valid information in order to generate the “registration account”.

3.1.4. The future USER shall complete the form with exact, precise and truthful personal information (“Personal data”) and assume the commitment of updating the Personal Data as needed. Likewise, the USER acknowledges and accepts that he uses the name with which he conducts in daily life, as well as his commitment to have only one account.

3.2. ONEVOLUTIONSITE® shall use different means to identify its USERS, but ONEVOLUTIONSITE® IS NOT responsible for the veracity of the Personal Data provided by its USERS. The USER guarantees and responds, in any case, for the veracity, accuracy, validity and authenticity of the registered Personal Data.

3.3. ONEVOLUTIONSITE® reserves the right to request any supporting document and/or additional data for the purpose of corroborating the Personal Data, as well as temporarily or definitely suspend those USERS, whose information could not be confirmed. In these cases of disqualification, all the published articles, as well as the offers made, shall be removed, notwithstanding any right of redress.

3.4. The USER shall assign the “user name” and “password” to enter the system and acknowledges and accepts the personal and confidential character of the password, and is obliged to maintain its confidentiality, taking full responsibility for any use by third parties.

3.5. The “registration account”, “the user name” and “the password” is unique, personal and non-transferable.

3.6. The USER shall be responsible for all the movements, access and operations on the “registration account”, since the access is restricted to the entrance and use of the “user name” and “password”, at the user’s exclusive knowledge.

3.7. The USER agrees to notify ONEVOLUTIONSITE®, immediately and by appropriate means, of any unauthorized use of the “registration account”, as well as the entrance of unauthorized third parties, and to make sure that the “registration account” has been logged off at the end of every session.

3.8. The selling, assignment or transfer of the “registration account” is forbidden, under any title whatsoever.

3.9. ONEVOLUTIONSITE® shall register the USER in the PORTAL after the authentication through the corresponding procedures.

3.10. The USER expressly accepts that ONEVOLUTIONSITE® shall be able to share the registration information to its affiliates and partners who work on behalf of or with ONEVOLUTIONSITE®, under strict privacy agreements, and who shall use such information, without having such partners the right to share the

information.

3.11. ONEVOLUTIONSITE® shall not be responsible for any loss or damage resulting as a consequence of the non-compliance of the present section.

3.12. ONEVOLUTIONSITE® reserves the right to reject any subscription application or to cancel a previously accepted subscription, without being obliged to communicate or inform its reasons of such a decision and without generating any right for compensation or redress.

3.13. The USER agrees and manifests that the “user name” and “password”, are used as an identification in the PORTAL, instead of the name and signature of the USER; therefore, ONEVOLUTIONSITE® shall be based accordingly and for the same purposes and scope.

3.14. The information, activities, instructions, transmissions, deliveries, publications or advertisements that the USER transmits or communicates to ONEVOLUTIONSITE® through “the service”, shall have full evidentiary value and legal force to credit the requested services, the use of the identification means set forth herein, in order to carry out the authorized operations through this PORTAL, shall substitute the handwritten signature, shall produce the same effects that the laws provide to the corresponding documents, and as a consequence, they shall have the same evidentiary value.

3.15. Furthermore, the USER hereby agrees and accepts to be bound hereinafter to recognize, consider and/or accept as its signature, the means of identification referred to in the previous paragraph, or its substitutes if applicable, for the celebration of operations and/or procurement of new products or services with ONEVOLUTIONSITE®

3.16 THE USER acknowledges and accepts that he will not modify, copy, distribute, transmit, reproduce, publish, license, transfer, sell or resell any information, software, product or service obtained from the ONEVOLUTIONSITE® website, accepting that the contents and infrastructure of ONEVOLUTIONSITE® are privately owned and copyrighted.

3.17 THE USER acknowledges and accepts that he will not share content or carry out activities that are illegal, deceptive, discriminatory, fraudulent, injurious, defamatory, threatening, invasive of privacy, pornographic, or in any way objectionable, including those that violate or infringe rights of third parties or the applicable legislation and regulations.

3.18 THE USER acknowledges and accepts that he will not share content that may infringe any patent, trademark, trade secret, copyright or other intellectual or proprietary rights of ONEVOLUTIONSITE® or third parties.

3.19 THE USER acknowledges and accepts that he will not violate these Terms and Conditions, nor the legislation - national or international - applicable to ONEVOLUTIONSITE® services.

4. PRIVACY POLICY

4.1. ONEVOLUTIONSITE® and LIFE QUALITY PROJECT, LLC. hereby agree to ensure the confidentiality/privacy of the personal information obtained through the procurement of their services.

4.2 ONEVOLUTIONSITE® gathers information in different ways from several areas of the PORTAL. All the personal information that the user voluntarily enters in the “registration account”, the creation of the personal profile and the service subscription are subject to the confidentiality and privacy regulations.

4.3 Online contact: the information requested in this section allows ONEVOLUTIONSITE® to contact users whenever necessary. The following information is required from the user: name, last name, address, email and phone number.

4.4 The users may be contacted by phone, mail, or email if any additional information is required to complete their registration.

4.5. Once the information is received in www.oneevolutionssite.com, it is kept in a secure server which is behind a firewall designed to block any access from outside of the company. Unfortunately, no data transmission over the Internet can ensure your security up to 100%. Therefore, although ONEVOLUTIONSITE®, strives to protect personal information, it cannot ensure or warrant the security in the data transmission of any information relating to any of our online services, the user does so at his/her own risk. Once the data is received, we shall do everything possible to safeguard its security in our systems.

4.6. ONEVOLUTIONSITE® does not sell or rent personal information of our users to anyone, to any company or external entity, except in the case that is strictly necessary in order to provide products or services requested by the user (with previous authorization), or when it is provided to partners who work on behalf of ONEVOLUTIONSITE® or along with it, under strict privacy agreements, and who shall use such information, without having such partners the right to share the information.

4.7 The USER shall have, at any time, the capacity of modifying the data, once the corresponding user name and password has been entered, which shall be notified automatically to the Portal and shall follow the present privacy policy. In the same way, the user shall be able to delete the registration in a definitive way, keeping the evidence saved without being used, except for legal purposes effected in accordance with the applicable legislation.

4.8. ONEVOLUTIONSITE® shall not be responsible of the information provided by

its users and third parties when these are published by them in the PORTAL, the job bank, classified ads, blogs, chats or any other area where the user or client is able to upload their own information.

4.9. The USER agrees and accepts that even after the removal of content belonging to the user, there might be copies of the same or remain visible in the in-memory or archived pages or if other users may have copied or stored it.

4.10 ONEVOLUTIONSITE® undertakes to submit all personal data received from member countries of the European Union depending on the framework of the EU General Data Protection Regulation.

4.11 THE USER acknowledges and accepts that the ONEVOLUTIONSITE® Privacy Notice is available in the link: <https://oneevolutionssite.com/privacy>.

5. RESTRICTIONS

5.1. In addition to the restrictions imposed by the preceding sections, The USER undertakes not to carry out the following conducts or activities in ONEVOLUTIONSITE® PORTAL:

5.1.1 Posting, uploading, sending by email, publishing, or otherwise disclose illegal, discriminatory, defamatory information, as well as threatening, publishing invasive, dangerous, vulgar or obscene material, carrying out harassing, disruptive conducts or that in any way, may be offensive to others.

5.1.2. Acting on behalf of third parties, or falsely identifying themselves as a third party, including employees of ONEVOLUTIONSITE®, and making false statements.

5.1.3. Using, deviating, or trying to obstruct ONEVOLUTIONSITE® services, by any means, either by the manipulation of information or identifiers, among others.

5.1.4. Posting, uploading, sending by email, publishing, or otherwise disclose information that does not have the right to transmit, that is legally protected, either privately or publicly, as well as the information that involves an infringement of the rights of intellectual property such as trademarks, patents, trade secrets, among others.

5.1.5. Posting, uploading, sending by email, publishing or otherwise transmitting cybernetic material which contains virus software, codes, programs, files, worms that may affect the proper functioning of the website and /or aimed for the invasion of privacy, destruction of equipment, hard drives, processors, among others, including services and international and national government sites.

5.1.6. Carrying out any infringing conduct of the local, state, national and international laws.

5.1.7. Using personal or confidential data from the users of third parties, for any misuse, unauthorized or not permitted.

5.1.8. Partially or totally reproducing, duplicating, copying, reselling or exploiting with commercial purposes, the access or use of “the service” offered by ONEVOLUTIONSITE®.

5.1.9. Use the name and image of ONEVOLUTIONSITE® and / or LIFE QUALITY PROJECT, LLC to endorse or promote any product, opinion, service or cause that is not expressly endorsed or authorized by anyone who can legally do so on behalf of ONEVOLUTIONSITE® and / or LIFE QUALITY PROJECT, LLC.

5.1.10. Transfer any of your rights or obligations under these Terms and Conditions to any third party, without the prior written consent of ONEVOLUTIONSITE®.

5.2. Without prior agreement of the USER, ONEVOLUTIONSITE®, to its mere discretion and without the duties, shall limit, veto or remove any content within the PORTAL, which contravenes the terms and conditions described in this agreement and in the others that regulate www.oneevolutionssite.com

5.3. The USER agrees and accepts that ONEVOLUTIONSITE® may preserve and reveal the information provided when it is required by a competent authority, or it constitutes a crime or an infringement of the fundamental rights, the protection of proprietary or intellectual rights, or when there is an infringement of the content of this agreement.

6. RESPONSIBILITY

6.1. ONEVOLUTIONSITE® shall only be used for legal purposes.

6.2. THE PARTIES recognize and accept that there is no association or employment relationship between them and / or their affiliates or subsidiaries as a result of this agreement or the use of the website.

6.3 This agreement does not create any employment relationship, franchise, terms of reference, or partnership agreement between ONEVOLUTIONSITE® and the USER. The USER acknowledges and accepts that ONEVOLUTIONSITE® is not part of any operation, nor has any control over the quality, security or legal standards of the advertisements, the veracity or accuracy of the ads and the rest of the services offered directly by the USER or other USERS.

6.4. In no case ONEVOLUTIONSITE® shall be responsible for any damage, direct or indirect, including without limitation, damages, losses, expenses that may be direct, indirect, inherent or consequent and which arise from the WEB PORTAL and “the service”, its use or impossibility of use by any of the parties, or relating to any failure in the performance, error, omission, interruption, defect, delay in “the service”, computer virus or a failure in the system or line.

6.5. Under no circumstances will ONEVOLUTIONSITE® be liable for any direct or indirect damage, including, without limitation, damages, losses, direct, indirect, inherent or consequential expenses arising in relation to the ELECTRONIC PORTAL, and "the service", its use or inability to use by any of the parties, or in relation to any performance failure, error, omission, interruption, defect, delay in "service", computer virus or system or line failure.

6.6 ONEVOLUTIONSITE® cannot ensure that a USER or users shall complete the transactions, operations or activities which other users or third parties may be committed to, and cannot verify the identity or Personal Data entered by the Users, including the promotions of the advertisers in "the service" or through "the service", payment or delivery of related goods and services, terms and conditions of sale, deliveries, warranties or related representations; therefore, ONEVOLUTIONSITE® shall not be responsible or have any legal obligation for the loss or damage whatsoever that results from the trades and agreements agreed under these terms.

6.7. ONEVOLUTIONSITE® does not guarantee the veracity of the third parties advertising that appears on the site and shall not be responsible for the correspondence or the agreements that the User enters with such third parties or with other users.

6.8 The USER shall indemnify, hold harmless for and release from damages to ONEVOLUTIONSITE®, its affiliates, holding and/or controlled companies, directives, administrators, representatives and employees, for any claim or lawsuit from others, users or third parties, due to their activities in the PORTAL or due to their non-compliance of the Terms and General Conditions and Policies that are stated herein, or due to an infringement of the laws of third parties rights, including the reasonable amount of the lawyers' fees.

6.9. www.oneevolutionssite.com may contain links to other web sites which does not indicate that are owned or operated by ONEVOLUTIONSITE®. By virtue of not having control over such sites, ONEVOLUTIONSITE® shall NOT be responsible for the content, materials, actions and/or services provided by them, nor for any damage or loss caused by the use of them, being caused directly or indirectly. The presence of links to other web sites does not imply a partnership, relationship, approval, backup of ONEVOLUTIONSITE® to those sites and their contents.

6.10. It is not allowed any action or use of device, software, or other means to interfere in the activities and operation of ONEVOLUTIONSITE®, such as bids, descriptions, accounts or data bases of ONEVOLUTIONSITE®. Any intrusion, attempt or activity that infringes or is against the laws on intellectual property rights and/or the prohibitions set forth in this agreement shall affect the person in charge with the corresponding legal actions and the penalties provided by this agreement, as well as the responsibility of compensating the caused damages.

6.11. It is the responsibility and obligation of the USER, to obey the local, state, federal, and international regulations (according to the country of residence of the

USER), concerning the use of the internet, electronic commerce, data transmission, among others, including the transmission of technical data exported from Mexico.

6.12. The USER expressly accepts that ONEVOLUTIONSITE® shall not be responsible for any damages or prejudices that could cause if, by reason of unforeseeable circumstances, force majeure or any other unavoidable, event or circumstance beyond the reasonable control of ONEVOLUTIONSITE®, the USER could not make use of the "service" or perform any of the operations specified herein.

6.13 THE USER acknowledges and accepts that ONEVOLUTIONSITE® may take measures regarding its account to protect its community and the services it offers, being able to freely disable or suspend the use of the web platform whenever it determines that THE USER has infringed its applications, software, products and / or services. ONEVOLUTIONSITE® reserves the right, in its absolute discretion, to delete, evaluate, translate or edit without notice any content published or stored on the website, at any time and for any reason.

6.14 THE USER acknowledges and accepts that he is solely responsible for the use of discussion forums, blogs, review services, review publication spaces, activities, experiences, opinions or other content or interactive areas, using them at his own risk.

6.15 THE USER acknowledges and accepts that the services and products of ONEVOLUTIONSITE® are provided as they are and that this does not guarantee that they will always be safe, that they will never have errors or that they will work without interruptions, delays or imperfections.

6.16 ONEVOLUTIONSITE® does not control or direct what third parties do or say, so it is not responsible for their actions or behaviors, or for the content they share, including offensive, inappropriate, obscene, illegal or questionable content.

6.17 The entries of text, images, photographs, videos, blogs and, in general, the information published by ONEVOLUTIONSITE® represents the ideas and personal points of view of those who participate in them. Those comments, opinions or considerations are not intended to force, coerce, convince and / or discriminate against any person, member or not of this platform.

6.18 The responsibility of ONEVOLUTIONSITE® and / or LIFE QUALITY PROJECT LLC will be limited to what the applicable legislation provides and under no condition or circumstance will it be liable to THE USER or to third parties for the loss of profits, income or information, or for damages consequential, special, indirect, exemplary, punitive or incidental arising out of these Terms and Conditions or the products, services and contents of ONEVOLUTIONSITE®, or in relation to them.

7. INTELLECTUAL PROPERTY

7.1. The USER expressly acknowledges that the contents of this WEB PORTAL, such as text, graphics, images, logos, button icons, software or any other material hereinafter called "the material", are protected by the industrial property law (copyright, trademarks) of the United States of America, Mexico, and other countries.

7.2. All the "material" of ONEVOLUTIONSITE® belongs to LIFE QUALITY PROJECT, LLC and / or any other company of its group including its branches and affiliates in America. The name, logo, badges, labels, trademarks and contents of ONEVOLUTIONSITE® can only be used when having the previous and written authorization of someone who can legally grant it on behalf of ONEVOLUTIONSITE®, for the exclusive purposes that have been granted.

7.3. The compilation (meaning the collection, arrangement and assembly) of all the contents on this Website is the exclusive property of ONEVOLUTIONSITE® (or any other company of the group to which it belongs) and it is protected by the legislation on intellectual and industrial property in Mexico, the United States and other countries.

7.4. The unauthorized use of the material can lead to the infringement on the intellectual or industrial property law (copyright, trademark, etc.) and other applicable laws.

7.5. ONEVOLUTIONSITE® is respectful of the rights of intellectual property of third parties, for which the USER is obliged to respect them in the same way.

7.6. If the USER or any third party considers that their protected works have been copied in a way that constitutes a copyright infringement, the user shall turn to ONEVOLUTIONSITE® or present the following information:

7.6.1. A writing with the handwritten signature of the affected user or the legal representative, that states:

- Name, address, phone number and email.
- The area, name and other location data where the work that has been infringed, is located.
- A sworn statement expressing that the right that is being claimed, is legal.
- Documents that attest the personality that is held and the rights that are claimed.
- The documents shall be sent to atencionclientes@oneevolutionssite.com

7.6.2. The procedure described above, does not require ONEVOLUTIONSITE® to compensate for damages or prejudices on behalf of the offender of the rights of abovementioned author.

8. PUBLIC INFORMATION.

8.1. ONEVOLUTIONSITE® offers services where Users can share information as advertisers, offerors or others; therefore, the content that the USER decides to publish or advertise with these characteristics, such as photographs and graphics, generate by its simple publication, in favor of ONEVOLUTIONSITE®, a worldwide, royalty-free, non-exclusive license to reproduce, modify, adapt and publish such content on the service, in accordance with the procedures of each service where they are published, temporary license in force during all the time that the publication or advertisement is displayed and that such content is not deleted by the USER.

8.2. In all other cases, and related to the material published in the service of the digital magazine and library, and the ones which are not expressly reserved, the USER grants ONEVOLUTIONSITE®, at this point in time, the free right of royalties, permanent, irrevocable, non-exclusive, sublicensable, for its use, reproduction, modification, adaptation, publication, distribution, derived creations, in whole or in part in all the world, or its incorporation to other works without limitation, through known or unknown future technology.

9. PAYMENT RATES

9.1 The access to the PORTAL and the use of the services shall have an overall cost rate, according to the geographic zone of the contract, and which ONEVOLUTIONSITE® shall previously estimate to the USER. The USER shall be bound to pay ONEVOLUTIONSITE® for the fees and commissions established for each service, and ONEVOLUTIONSITE® reserves the right to review and modify, at any time, through general policies, in accordance with the rates in force.

9.2. The general fee regardless of the geographical area shall include the following services:

9.2.1 Access to the PORTAL by generating the “registration account” with the “user name” and “password”.

9.2.2. Primary information services.

9.2.3. Primary communicative services.

9.2.4. Primary commercial services.

9.3. The services shall be subject to the availability according to the geographic area and to the procedures, terms and conditions described in each access.

9.4. ONEVOLUTIONSITE® reserves the right to modify or incorporate the fees and they shall be informed with a 30 (thirty) calendar day’s notice to the USER, by any of the following means: i) writing, ii) electronic as email or in the www.oneevolutionssite.com portal, through online publications.

9.5. The USER shall cover the fees that ONEVOLUTIONSITE® establishes for “the service” in advance, either monthly or annually, by wire transfer, credit or debit

card charge, or bank deposit.

9.6. The extra charges, generated due to the wire transfer and/or bank deposit, shall be covered by the USER and ONEVOLUTIONSITE® shall be informed of the net amount of the contracted rates or fees.

9.7. The USER expressly authorizes ONEVOLUTIONSITE® to charge the “bank account” that the USER indicates, the corresponding charges for the rendered services, on a monthly basis; the USER is bound to maintain sufficient available balance in that bank account.

9.8. In case that the USER does not maintain the sufficient resources in the referred “bank account” or does not make the deposits or transfers within the five days following the due date of the payment, ONEVOLUTIONSITE® may temporarily suspend the service to the USER.

9.9. If after 30 calendar days without covering the referred fees or commissions, the USER does not make any payment, ONEVOLUTIONSITE® may cancel the “registration account”, in which case the USER shall cover the new subscription fee according to the rate that applies in the geographic area of contract.

9.10. ONEVOLUTIONSITE® does not guarantee specific rates or prices for any offer announced on the website; nor does guarantee the availability of any price, product or service.

9.11. ONEVOLUTIONSITE® and / or LIFE QUALITY PROJECT, LLC organizes and holds eventual meetings in various places where most of its members are located. The USER acknowledges and accepts that he or she may only participate in said meetings when the membership rates referred in this section are fully paid, and under the conditions of the meeting and / or event that may be published through this website or in any other way.

10. CLARIFICATIONS

10.1 In case that the USER has any clarification or complaint regarding “the service” or the www.oneevolutionssite.com PORTAL, the USER shall send such clarification or complaint in writing by email to the address atencionclientes@oneevolutionssite.com.

10.2. When the USER wishes to request any clarification or complaint of “the service” or any of the contracted services, the user shall present an application for clarification within 30 (thirty) calendar days starting from the date that the disagreement happened, or in its case, the date when the operation or service was carried out.

10.3. The corresponding application shall be presented before ONEVOLUTIONSITE® by electronic means, or at ONEVOLUTIONSITE®’s

domicile, in writing or by email. ONEVOLUTIONSITE® shall acknowledge receipt of such application and shall provide the file number.

10.4. Once the application for clarification has been received, ONEVOLUTIONSITE® shall deliver the USER the corresponding report, within a maximum term of 30 (thirty) days.

11. TERM AND TERMINATION.

11.1. This agreement shall have an indefinite duration. However, the agreement may be terminated by either of the parties, with prior notice given in writing, 30 (thirty) calendar days in advance.

11.2. Notwithstanding the termination of the contract, it shall continue to produce all its legal effects between the parties, until the USER and ONEVOLUTIONSITE® have complied with each and every one of the contractual obligations hereunder.

11.3. ONEVOLUTIONSITE® shall terminate the present agreement, without any court resolution, by written notice, without any responsibility in the following events of default on the part of the USER:

11.3.1 If the USER stops paying two or more monthly payments on the dates agreed for the fees or commissions arising from this service. 11.3.2. If the USER or ONEVOLUTIONSITE® terminates the relationship. 11.3.3. If the USER does not comply with the terms and conditions set forth herein or in any of its clauses.

11.4. Notwithstanding other measures, ONEVOLUTIONSITE® shall warn, temporarily suspend or permanently disable the USER and shall start the pertinent actions, when:

11.4.1. Any law or provisions of the Terms and General Conditions and other policies of ONEVOLUTIONSITE®, are infringed.

11.4.2. Willful misconducts, wrongful or fraudulent acts have been incurred, at the discretion of ONEVOLUTIONSITE® criterion.

11.4.3. The identity of the USER cannot be verified or any of the information provided by the USER, is wrong.

11.5. In the case of suspension or disability of a USER, all the publications and links shall be removed from the system, as well.

12. GENERAL.

12.1 ONEVOLUTIONSITE® controls and operates its websites from the State of Texas, in the United States of America, and therefore does not guarantee that the materials are appropriate or available for use outside the country.

12.2 These Terms and Conditions are subject to current laws and nothing contained therein limits ONEVOLUTIONSITE®'s right to comply with governmental or legal requests or requirements regarding the use of this website and / or the information provided or collected by ONEVOLUTIONSITE® with respect to such use.

12.3 THE ONEVOLUTIONSITE® USER is subject to the applicable laws and the competent courts of the State of Texas, in the United States of America, for all disputes arising from the use of this website, expressly waiving any other jurisdiction that may correspond to them for their present or future addresses.

12.4 A printed version of this agreement and any electronic notification shall be admissible in judicial or administrative proceedings based on or related to this agreement to the same extent and subject to the same conditions as other documents and commercial records originally generated and maintained. in printed form.

12.5. The titles of the conditions in the present contract are for reference and does not have any legal or contractual effects.

12.6. If any court of competent jurisdiction resolves that a provision of the present agreement, the terms and conditions, privacy policies, is invalid, the parties agree to consider it and effect the intent reflected in such provision, maintaining the rest in full force and effect.

12.7. The claims arising from the “service” rendering shall be submitted within the term of one year after the cause of action that gave rise to it, otherwise, it shall not be able to be exercised in the future.

12.8. The infringement or abuse of this policy, of the terms and conditions, and others published for the use of www.oneevolutionsite.com, shall be reported through atencionclientes@oneevolutionsite.com

© 2019 LIFE QUALITY PROJECT, LLC. All rights reserved.

Date of the last revision: December 26, 2019.