Disclaimer

Last updated: August 2, 2022

The information contained on debbiedobbs.com website (the "Service") is for general information purposes only. Debbie Dobbs Advocacy, LLC assumes no responsibility for errors or omissions in the contents on the Service.

In no event shall Debbie Dobbs Advocacy, LLC be liable for any special, direct, indirect, consequential, or incidental damages or any damages whatsoever, whether in an action of contract, negligence or other tort, arising out of or in connection with the use of the Service or the contents of the Service. Debbie Dobbs Advocacy, LLC reserves the right to make additions, deletions, or modification to the contents on the Service at any time without prior notice. Debbie Dobbs Advocacy, LLC does not warrant that the website is free of viruses or other harmful components.

External links disclaimer

Debbie Dobbs Advocacy, LLC website may contain links to external websites that are not provided or maintained by or in any way affiliated with Debbie Dobbs Advocacy, LLC Please note that the Debbie Dobbs Advocacy, LLC does not guarantee the accuracy, relevance, timeliness, or completeness of any information on these external websites.

Privacy Policy

Welcome to the Debbie Dobbs Advocacy, LLC Privacy Center -- take a look around. You'll learn how Debbie Dobbs Advocacy, LLC treats your personal information, along with ways to control your preferences and settings. As always, Debbie Dobbs Advocacy, LLC is committed to gaining your trust.

What This Privacy Policy Covers

Debbie Dobbs Advocacy, LLC takes your privacy seriously. Please read the following to learn more about our privacy policy.

The federal government and technology industry have developed <u>practical tips</u> to help you guard against Internet fraud, secure your computer and protect your personal information.

How Debbie Dobbs Advocacy, LLC Uses Your Personal Information

This policy covers how Debbie Dobbs Advocacy, LLC treats personal information that Debbie Dobbs Advocacy, LLC collects and receives, including information related to your past use of Debbie Dobbs Advocacy, LLC products and services. Personal information is information about you that is personally identifiable like your name, address, email address, or phone number, and that is not otherwise publicly available.

This privacy policy only applies to Debbie Dobbs Advocacy, LLC

This policy does not apply to the practices of companies that Debbie Dobbs Advocacy, LLC does not own or control, or to people that Debbie Dobbs Advocacy, LLC does not employ or manage

Information Collection & Use

General

Debbie Dobbs Advocacy, LLC collects personal information when you subscribe to anything with Debbie Dobbs Advocacy, LLC , when you use Debbie Dobbs Advocacy, LLC products or services, when you visit Debbie Dobbs Advocacy, LLC pages or the pages of certain Debbie Dobbs Advocacy, LLC partners, and when you enter promotions or sweepstakes.

We may ask for your name, email address and phone number. When you subscribe or ask for information from Debbie Dobbs Advocacy, LLC, you are not anonymous to us.

Debbie Dobbs Advocacy, LLC analyzes and stores all communications content, including email content from incoming and outgoing email.

Information Sharing & Disclosure

Debbie Dobbs Advocacy, LLC does not rent, sell, or share personal information about you with other people or non-affiliated companies except to provide products or services you've requested, when we have your permission, or under the following circumstances:

- We respond to subpoenas, court orders, or legal process (such as law enforcement requests) or exercise our legal rights or defend against legal claims.
- We believe it is necessary to share information in order to investigate, prevent, or take
 action regarding illegal activities, suspected fraud, situations involving potential threats to
 the physical safety of any person, violations of Debbie Dobbs Advocacy, LLC 's terms of use,
 or as otherwise required by law.
- We transfer information about you if Debbie Dobbs Advocacy, LLC is acquired by or merged with another company. In this event, Debbie Dobbs Advocacy, LLC will notify you before information about you is transferred and becomes subject to a different privacy policy.
- Debbie Dobbs Advocacy, LLC displays targeted advertisements based on personal information. Advertisers (including ad serving companies) may assume that people who interact with, view, or click targeted ads meet the targeting criteria—for example, women ages 18-24 from a particular geographic area.
- Debbie Dobbs Advocacy, LLC does not provide any personal information to the advertiser when you interact with or view a targeted ad. However, by interacting with or viewing an ad you are consenting to the possibility that the advertiser will make the assumption that you meet the targeting criteria used to display the ad.
- Debbie Dobbs Advocacy, LLC advertisers include companies (such as stores).
- Debbie Dobbs Advocacy, LLC works with vendors, partners, advertisers, and other service providers in different industries and categories of business.

Your Ability to Edit and Delete Your Account Information and Preferences You can edit your Debbie Dobbs Advocacy, LLC Account Information, including your subscriber preferences any time. You can also modify information you have provided to Debbie Dobbs Advocacy, LLC through the Debbie Dobbs Advocacy, LLC products or services you may use.

We reserve the right to send you certain communications relating to the Debbie Dobbs Advocacy, LLC service, such as service announcements, administrative messages and the Debbie Dobbs Advocacy, LLC Newsletter, that are considered part of your Debbie Dobbs Advocacy, LLC account, without offering you the opportunity to opt out of receiving them.

Confidentiality & Security

We limit access to personal information about you to employees who we believe reasonably need to come into contact with that information to provide products or services to you or in order to do their jobs.

We have physical, electronic, and procedural safeguards that comply with federal regulations to protect personal information about you. We have security steps in place.

Changes to This Policy

Debbie Dobbs Advocacy, LLC may update this policy. We will notify you about significant changes in the way we treat personal information by sending a notice to the primary email address specified in your Debbie Dobbs Advocacy, LLC account or by placing a prominent notice on our site.

Questions & Suggestions

If you have questions, suggestions, or wish to make a complaint, please contact us at: Debbie Dobbs Advocacy, LLC 1595 Peachtree Parkway, Suite 204-233, Cumming, Georgia 30041.

Last Updated: August 2, 2022

TERMS OF SERVICE

1. ACCEPTANCE OF TERMS

Debbie Dobbs Advocacy, LLC Holdings, Inc. ("Debbie Dobbs Advocacy, LLC ") welcomes you. Debbie Dobbs Advocacy, LLC provides the Debbie Dobbs Advocacy, LLC Services (defined below) to you subject to the following Terms of Service ("TOS"), which may be updated by us from time to time without notice to you. By accessing and using the Debbie Dobbs Advocacy, LLC Services, you accept and agree to be bound by the terms and provision of the TOS. In addition, when using particular Debbie Dobbs Advocacy, LLC owned or operated services, you and Debbie Dobbs Advocacy, LLC shall be subject to any posted guidelines or rules applicable to such services, which may be posted and modified from time to time. All such guidelines or rules (including but not limited to our Spam Policy) are hereby incorporated by reference into the TOS. Debbie Dobbs Advocacy, LLC may also offer other services that are governed by different Terms of Service. In such cases the other terms of service will be posted on the relevant service to which they apply.

2. DESCRIPTION OF DEBBIE DOBBS ADVOCACY, LLC SERVICES

Debbie Dobbs Advocacy, LLC provides users with access to a rich collection of resources, including without limitation various communications tools, forums, shopping services, search services, personalized content and branded programming through its network of properties which may be accessed through any various medium or device now known or hereafter developed (the "Debbie Dobbs Advocacy, LLC Services"). You also understand and agree that the Debbie Dobbs Advocacy, LLC Services may include advertisements and that these advertisements are necessary for Debbie Dobbs Advocacy, LLC to provide the Debbie Dobbs Advocacy, LLC Services. You also understand and agree that the Debbie Dobbs Advocacy, LLC Services may

include certain communications from Debbie Dobbs Advocacy, LLC, such as service announcements, administrative messages and the Debbie Dobbs Advocacy, LLC Newsletter, and that these communications are considered part of Debbie Dobbs Advocacy, LLC membership and you will not be able to opt out of receiving them. Unless explicitly stated otherwise, any new features that augment or enhance the current Debbie Dobbs Advocacy, LLC Services, including the release of new Debbie Dobbs Advocacy, LLC properties, shall be subject to the TOS. You understand and agree that the Debbie Dobbs Advocacy, LLC Services is provided "AS-IS" and that Debbie Dobbs Advocacy, LLC assumes no responsibility for the timeliness, deletion, mis-delivery or failure to store any user communications or personalization settings. You are responsible for obtaining access to the Debbie Dobbs Advocacy, LLC Services, and that access may involve third-party fees (such as Internet service provider or airtime charges). You are responsible for those fees, including those fees associated with the display or delivery of advertisements. In addition, you must provide and are responsible for all equipment necessary to access the Debbie Dobbs Advocacy, LLC Services. You understand that the technical processing and transmission of the Debbie Dobbs Advocacy, LLC Services, including your Content, may involve (a) transmissions over various networks; and (b) changes to conform and adapt to technical requirements of connecting networks or devices.

3. DEBBIE DOBBS ADVOCACY, LLC PRIVACY POLICY

Registration Data and certain other information about you are subject to our applicable privacy policy. For more information, see the full Debbie Dobbs Advocacy, LLC Privacy Policy. You understand that through your use of the Debbie Dobbs Advocacy, LLC Services you consent to the collection and use (as set forth in the applicable privacy policy) of this information, including the transfer of this information to the United States and/or other countries for storage, processing and use by Debbie Dobbs Advocacy, LLC and its affiliates.

4. MEMBER ACCOUNT, PASSWORD AND SECURITY

If you subscribe to one of the Membership Clubs, you may receive a password and account designation upon completing the Debbie Dobbs Advocacy, LLC Service's registration process. You are responsible for maintaining the confidentiality of the password and account and are fully responsible for all activities that occur under your password or account. You agree to (a) immediately notify Debbie Dobbs Advocacy, LLC of any unauthorized use of your password or account or any other breach of security, and (b) ensure that you exit from your account at the end of each session. Debbie Dobbs Advocacy, LLC cannot and will not be liable for any loss or damage arising from your failure to comply with this Section 5.

5. MEMBER CONDUCT

You understand that all information, data, text, software, music, sound, photographs, graphics, video, messages, tags, or other materials ("Content"), whether publicly posted or privately transmitted, are the sole responsibility of the person from whom such Content originated. This means that you, and not Debbie Dobbs Advocacy, LLC, are entirely responsible for all Content that you upload, post, email, transmit or otherwise make available via the Debbie Dobbs Advocacy, LLC Services. Debbie Dobbs Advocacy, LLC does not control the Content posted via the Debbie Dobbs Advocacy, LLC Services and, as such, does not guarantee the accuracy, integrity or quality of such Content. You understand that by using the Debbie Dobbs Advocacy, LLC Services, you may be exposed to Content that is offensive, indecent or objectionable. Under no circumstances will Debbie Dobbs Advocacy, LLC be liable in any way for any Content, including, but not limited to, any errors or omissions in any Content, or any loss or damage of any kind incurred as a result of the use of any Content posted, emailed, transmitted or otherwise made available via the Debbie Dobbs Advocacy, LLC Services. You agree to not use the Debbie Dobbs Advocacy, LLC Services to:

- a. upload, post, email, transmit, or otherwise make available any Content that is unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically, or otherwise objectionable;
- b. harm minors in any way;
- c. impersonate any person or entity, including, but not limited to, a Debbie Dobbs Advocacy, LLC official, forum leader, guide or host, or falsely state or otherwise misrepresent your affiliation with a person or entity;
- d. forge headers or otherwise manipulate identifiers in order to disguise the origin of any Content transmitted through the Debbie Dobbs Advocacy, LLC Service;
- e. upload, post, email, transmit, or otherwise make available any Content that you do not have a right to make available under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);
- f. upload, post, email, transmit or otherwise make available any Content that infringes any patent, trademark, trade secret, copyright or other proprietary rights ("Rights") of any party;
- g. upload, post, email, transmit, or otherwise make available any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation, except in those areas (such as shopping) that are designated for such purpose;
- h. upload, post, email, transmit, or otherwise make available any material that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;
- i. disrupt the normal flow of dialogue, cause a screen to "scroll" faster than other users of the Debbie Dobbs Advocacy, LLC Services are able to type, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges;
- j. interfere with or disrupt the Debbie Dobbs Advocacy, LLC Services or servers or networks connected to the Debbie Dobbs Advocacy, LLC Services, or disobey any requirements, procedures, policies or regulations of networks connected to the Debbie Dobbs Advocacy, LLC Services, including using any device, software or routine to bypass our robot exclusion headers;
- k. intentionally or unintentionally violate any applicable local, state, national or international law, including, but not limited to, regulations promulgated by the U.S. Securities and Exchange Commission, any rules of any national or other securities exchange, including, without limitation, the New York Stock Exchange, the American Stock Exchange, or the NASDAQ, and any regulations having the force of law;
- l. provide material support or resources (or to conceal or disguise the nature, location, source, or ownership of material support or resources) to any organization(s) designated by the United States government as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act;
- m. "stalk" or otherwise harass another; and/or
- n. collect or store personal data about other users in connection with the prohibited conduct and activities set forth in paragraphs 6.1 through 6.13 above.

You acknowledge that Debbie Dobbs Advocacy, LLC may or may not pre-screen Content, but that Debbie Dobbs Advocacy, LLC and its designees shall have the right (but not the obligation) in their sole discretion to pre-screen, refuse, or remove any Content that is available via the Debbie Dobbs Advocacy, LLC Services. Without limiting the foregoing, Debbie Dobbs Advocacy, LLC and its designees shall have the right to remove any Content that violates the TOS or is otherwise objectionable. You agree that you must evaluate, and bear all risks associated with, the use of any Content, including any reliance on the accuracy, completeness, or usefulness of such Content. In this regard, you acknowledge that you may not rely on any Content created by Debbie Dobbs Advocacy, LLC or submitted to Debbie Dobbs Advocacy, LLC, including without limitation information in Debbie Dobbs Advocacy, LLC Message Boards and in all other parts of the Debbie Dobbs Advocacy, LLC Services.

You acknowledge, consent and agree that Debbie Dobbs Advocacy, LLC may access, preserve and disclose your account information and Content if required to do so by law or in a good faith belief that such access preservation or disclosure is reasonably necessary to: (i) comply with legal process; (ii) enforce the TOS; (iii) respond to claims that any Content violates the rights of third parties; (iv) respond to your requests for customer service; or (v) protect the rights, property or personal safety of Debbie Dobbs Advocacy, LLC, its users and the public.

You understand that the Debbie Dobbs Advocacy, LLC Services and software embodied within the Debbie Dobbs Advocacy, LLC Services may include security components that permit digital materials to be protected, and that use of these materials is subject to usage rules set by Debbie Dobbs Advocacy, LLC and/or content providers who provide content to the Debbie Dobbs Advocacy, LLC Services. You may not attempt to override or circumvent any of the usage rules embedded into the Debbie Dobbs Advocacy, LLC Services. Any unauthorized reproduction, publication, further distribution or public exhibition of the materials provided on the Debbie Dobbs Advocacy, LLC Services, in whole or in part, is strictly prohibited.

6. CONTENT SUBMITTED OR MADE AVAILABLE FOR INCLUSION ON THE DEBBIE DOBBS ADVOCACY, LLC SERVICES

Debbie Dobbs Advocacy, LLC does not claim ownership of Content you submit or make available for inclusion on the Debbie Dobbs Advocacy, LLC site, blog, or other social networking accounts. However, with respect to Content you submit or make available for inclusion on publicly accessible areas of the Debbie Dobbs Advocacy, LLC Services, you grant Debbie Dobbs Advocacy, LLC the following worldwide, royalty-free and non-exclusive license(s), as applicable:

- 1. With respect to Content you submit or make available for inclusion on publicly accessible areas of Debbie Dobbs Advocacy, LLC Groups, the license to use, distribute, reproduce, modify, adapt, publicly perform and publicly display such Content on the Debbie Dobbs Advocacy, LLC Services solely for the purposes of providing and promoting the specific Debbie Dobbs Advocacy, LLC Group to which such Content was submitted or made available. This license exists only for as long as you elect to continue to include such Content on the Debbie Dobbs Advocacy, LLC Services and will terminate at the time you remove or Debbie Dobbs Advocacy, LLC removes such Content from the Debbie Dobbs Advocacy, LLC Services.
- 2. With respect to photos, graphics, audio or video you submit or make available for inclusion on publicly accessible areas of the Debbie Dobbs Advocacy, LLC Services other than Debbie Dobbs Advocacy, LLC Groups, the license to use, distribute, reproduce, modify, adapt,

publicly perform and publicly display such Content on the Debbie Dobbs Advocacy, LLC Services solely for the purpose for which such Content was submitted or made available. This license exists only for as long as you elect to continue to include such Content on the Debbie Dobbs Advocacy, LLC Services and will terminate at the time you remove or Debbie Dobbs Advocacy, LLC removes such Content from the Debbie Dobbs Advocacy, LLC Services.

3. With respect to Content other than photos, graphics, audio or video you submit or make available for inclusion on publicly accessible areas of the Debbie Dobbs Advocacy, LLC Services other than Debbie Dobbs Advocacy, LLC Groups, the perpetual, irrevocable and fully sublicensable license to use, distribute, reproduce, modify, adapt, publish, translate, publicly perform and publicly display such Content (in whole or in part) and to incorporate such Content into other works in any format or medium now known or later developed.

"Publicly accessible" areas of the Debbie Dobbs Advocacy, LLC Services are those areas of the Debbie Dobbs Advocacy, LLC network of properties that are intended by Debbie Dobbs Advocacy, LLC to be available to the general public. By way of example, publicly accessible areas of the Debbie Dobbs Advocacy, LLC Services would include Debbie Dobbs Advocacy, LLC Message Boards and portions of Debbie Dobbs Advocacy, LLC Groups and Flickr that are open to both members and visitors. However, publicly accessible areas of the Debbie Dobbs Advocacy, LLC Services would not include portions of Debbie Dobbs Advocacy, LLC Groups that are limited to members, Debbie Dobbs Advocacy, LLC services intended for private communication such as Debbie Dobbs Advocacy, LLC Mail or Debbie Dobbs Advocacy, LLC Messenger, or areas off of the Debbie Dobbs Advocacy, LLC network of properties such as portions of World Wide Web sites that are accessible via hypertext or other links but are not hosted or served by Debbie Dobbs Advocacy, LLC

7. CONTRIBUTIONS TO DEBBIE DOBBS ADVOCACY, LLC

By submitting ideas, suggestions, documents, and/or proposals ("Contributions") to Debbie Dobbs Advocacy, LLC through its suggestion or feedback webpages, you acknowledge and agree that: (a) your Contributions do not contain confidential or proprietary information; (b) Debbie Dobbs Advocacy, LLC is not under any obligation of confidentiality, express or implied, with respect to the Contributions; (c) Debbie Dobbs Advocacy, LLC shall be entitled to use or disclose (or choose not to use or disclose) such Contributions for any purpose, in any way, in any media worldwide; (d) Debbie Dobbs Advocacy, LLC may have something similar to the Contributions already under consideration or in development; (e) your Contributions automatically become the property of Debbie Dobbs Advocacy, LLC without any obligation of Debbie Dobbs Advocacy, LLC to you; and (f) you are not entitled to any compensation or reimbursement of any kind from Debbie Dobbs Advocacy, LLC under any circumstances.

8. INDEMNITY

You agree to indemnify and hold Debbie Dobbs Advocacy, LLC and its subsidiaries, affiliates, officers, agents, employees, partners and licensors harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of Content you submit, post, transmit, modify or otherwise make available through the Debbie Dobbs Advocacy, LLC Services, your use of the Debbie Dobbs Advocacy, LLC Services, your violation of the TOS, or your violation of any rights of another.

9. NO COMMERCIAL REUSE OF DEBBIE DOBBS ADVOCACY, LLC SERVICES

You agree not to reproduce, duplicate, copy, sell, trade, resell or exploit for any commercial purposes, any portion or use of, or access to, the Debbie Dobbs Advocacy, LLC Services (including Content, advertisements, Software and your Debbie Dobbs Advocacy, LLC ID).

10. MODIFICATIONS TO DEBBIE DOBBS ADVOCACY, LLC SERVICES

Debbie Dobbs Advocacy, LLC reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the Debbie Dobbs Advocacy, LLC Services (or any part thereof) with or without notice. You agree that Debbie Dobbs Advocacy, LLC shall not be liable to you or to any third party for any modification, suspension or discontinuance of the Debbie Dobbs Advocacy, LLC Services (or any part thereof).

11. TERMINATION

You may terminate your Debbie Dobbs Advocacy, LLC account, any associated email address and access to the Debbie Dobbs Advocacy, LLC Services by submitting such termination request to Debbie Dobbs Advocacy, LLC . You agree that Debbie Dobbs Advocacy, LLC may, without prior notice, immediately terminate, limit your access to or suspend your Debbie Dobbs Advocacy, LLC account, any associated email address, and access to the Debbie Dobbs Advocacy, LLC Services. Cause for such termination, limitation of access or suspension shall include, but not be limited to, (a) breaches or violations of the TOS or other incorporated agreements or guidelines, (b) requests by law enforcement or other government agencies, (c) discontinuance or material modification to the Debbie Dobbs Advocacy, LLC Services (or any part thereof), (d) unexpected technical or security issues or problems, (e) extended periods of inactivity, (f) engagement by you in fraudulent or illegal activities, and/or (g) nonpayment of any fees owed by you in connection with the Debbie Dobbs Advocacy, LLC Services. Further, you agree that all terminations, limitations of access and suspensions for cause shall be made in Debbie Dobbs Advocacy, LLC 's sole discretion and that Debbie Dobbs Advocacy, LLC shall not be liable to you or any third party for any termination of your account, any associated email address, or access to the Debbie Dobbs Advocacy, LLC Services. Termination of your Debbie Dobbs Advocacy, LLC account includes any or all of the following: (a) removal of access to all or part of the offerings within the Debbie Dobbs Advocacy, LLC Services, (b) deletion of your password and all related information, files and content associated with or inside your account (or any part thereof), and (c) barring of further use of all or part of the Debbie Dobbs Advocacy, LLC Services.

12. DEALINGS WITH ADVERTISERS

Your correspondence or business dealings with, or participation in promotions of, advertisers found on or through the Debbie Dobbs Advocacy, LLC Services, including payment and delivery of related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between you and such advertiser. You agree that Debbie Dobbs Advocacy, LLC shall not be responsible or liable for any loss or damage of any sort incurred as the result of any such dealings or as the result of the presence of such advertisers on the Debbie Dobbs Advocacy, LLC Services.

13. LINKS

The Debbie Dobbs Advocacy, LLC Services may provide, or third parties may provide, links to other World Wide Web sites or resources. You acknowledge and agree that Debbie Dobbs Advocacy, LLC is not responsible for the availability of such external sites or resources, and does not endorse and is not responsible or liable for any Content, advertising, products or other materials on or available from such sites or resources. You further acknowledge and agree that Debbie Dobbs Advocacy, LLC shall not be responsible or liable, directly or indirectly, for any damage or loss caused or

alleged to be caused by or in connection with use of or reliance on any such Content, goods or services available on or through any such site or resource.

14. DEBBIE DOBBS ADVOCACY, LLC 'S PROPRIETARY RIGHTS

You acknowledge and agree that the Debbie Dobbs Advocacy, LLC Services and any necessary software used in connection with the Debbie Dobbs Advocacy, LLC Services ("Software") contain proprietary and confidential information that is protected by applicable intellectual property and other laws. You further acknowledge and agree that Content contained in advertisements or information presented to you through the Debbie Dobbs Advocacy, LLC Services or by advertisers is protected by copyrights, trademarks, service marks, patents or other proprietary rights and laws. Except as expressly permitted by applicable law or as authorized by Debbie Dobbs Advocacy, LLC or the applicable licensor (such as an advertiser), you agree not to modify, rent, lease, loan, sell, distribute, transmit, broadcast, publicly perform or create derivative works based on the Debbie Dobbs Advocacy, LLC Services, such Content, in whole or in part.

15. DISCLAIMER OF WARRANTIES

YOU EXPRESSLY UNDERSTAND AND AGREE THAT:

- 1. YOUR USE OF THE DEBBIE DOBBS ADVOCACY, LLC SERVICES AND SOFTWARE ARE AT YOUR SOLE RISK. THE DEBBIE DOBBS ADVOCACY, LLC SERVICES AND SOFTWARE ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. DEBBIE DOBBS ADVOCACY, LLC AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS EXPRESSLY DISCLAIM ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
- 2. DEBBIE DOBBS ADVOCACY, LLC AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS MAKE NO WARRANTY THAT (i) THE DEBBIE DOBBS ADVOCACY, LLC SERVICES OR SOFTWARE WILL MEET YOUR REQUIREMENTS; (ii) THE DEBBIE DOBBS ADVOCACY, LLC SERVICES OR SOFTWARE WILL BE UNINTERRUPTED, TIMELY, SECURE OR ERROR-FREE; (iii) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE DEBBIE DOBBS ADVOCACY, LLC SERVICES OR SOFTWARE WILL BE ACCURATE OR RELIABLE; (iv) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION OR OTHER MATERIAL PURCHASED OR OBTAINED BY YOU THROUGH THE DEBBIE DOBBS ADVOCACY, LLC SERVICES OR SOFTWARE WILL MEET YOUR EXPECTATIONS; AND (v) ANY ERRORS IN THE SOFTWARE WILL BE CORRECTED.
- 3. ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE DEBBIE DOBBS ADVOCACY, LLC SERVICES OR SOFTWARE IS ACCESSED AT YOUR OWN DISCRETION AND RISK, AND YOU WILL BE SOLELY RESPONSIBLE FOR AND HEREBY WAIVE ANY AND ALL CLAIMS AND CAUSES OF ACTION WITH RESPECT TO ANY DAMAGE TO YOUR COMPUTER SYSTEM, INTERNET ACCESS, DOWNLOAD OR DISPLAY DEVICE, OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.
- 4. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM DEBBIE DOBBS ADVOCACY, LLC OR THROUGH OR FROM THE DEBBIE DOBBS ADVOCACY, LLC

- SERVICES OR SOFTWARE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TOS.
- 5. A SMALL PERCENTAGE OF USERS MAY EXPERIENCE EPILEPTIC SEIZURES WHEN EXPOSED TO CERTAIN LIGHT PATTERNS OR BACKGROUNDS ON A COMPUTER SCREEN OR WHILE USING THE DEBBIE DOBBS ADVOCACY, LLC SERVICE. CERTAIN CONDITIONS MAY INDUCE PREVIOUSLY UNDETECTED EPILEPTIC SYMPTOMS EVEN IN USERS WHO HAVE NO HISTORY OF PRIOR SEIZURES OR EPILEPSY. IF YOU, OR ANYONE IN YOUR FAMILY, HAVE AN EPILEPTIC CONDITION, CONSULT YOUR PHYSICIAN PRIOR TO USING THE DEBBIE DOBBS ADVOCACY, LLC SERVICE. IMMEDIATELY DISCONTINUE USE OF THE DEBBIE DOBBS ADVOCACY, LLC SERVICES AND CONSULT YOUR PHYSICIAN IF YOU EXPERIENCE ANY OF THE FOLLOWING SYMPTOMS WHILE USING THE DEBBIE DOBBS ADVOCACY, LLC SERVICE: DIZZINESS, ALTERED VISION, EYE OR MUSCLE TWITCHES, LOSS OF AWARENESS, DISORIENTATION, ANY INVOLUNTARY MOVEMENT, OR CONVULSIONS.

16. LIMITATION OF LIABILITY

YOU EXPRESSLY UNDERSTAND AND AGREE THAT DEBBIE DOBBS ADVOCACY, LLC AND ITS SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS SHALL NOT BE LIABLE TO YOU FOR ANY PUNITIVE, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES (EVEN IF DEBBIE DOBBS ADVOCACY, LLC HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM: (a) THE USE OR THE INABILITY TO USE THE DEBBIE DOBBS ADVOCACY, LLC SERVICE; (b) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES; (c) UNAUTHORIZED ACCESS TO OR ALTERATION OF YOUR TRANSMISSIONS OR DATA; (d) STATEMENTS OR CONDUCT OF ANY THIRD PARTY ON THE DEBBIE DOBBS ADVOCACY, LLC SERVICE; OR (e) ANY OTHER MATTER RELATING TO THE DEBBIE DOBBS ADVOCACY, LLC SERVICE.

17. EXCLUSIONS AND LIMITATIONS

SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. ACCORDINGLY, SOME OF THE ABOVE LIMITATIONS OF SECTIONS 19 AND 20 MAY NOT APPLY TO YOU.

18. NO THIRD-PARTY BENEFICIARIES

You agree that, except as otherwise expressly provided in this TOS, there shall be no third-party beneficiaries to this agreement.

19. NOTICE

Debbie Dobbs Advocacy, LLC may provide you with notices, including those regarding changes to the TOS, including by but not limited to email, regular mail, SMS, MMS, text message, postings on the Debbie Dobbs Advocacy, LLC Services, or other reasonable means now known or hereafter developed. Such notices may not be received if you violate this TOS by accessing the Debbie Dobbs Advocacy, LLC Services in an unauthorized manner. Your agreement to this TOS constitutes your agreement that you are deemed to have received any and all notices that would have been delivered had you accessed the Debbie Dobbs Advocacy, LLC Services in an authorized manner.

20.TRADEMARK INFORMATION

You agree that all of Debbie Dobbs Advocacy, LLC 's trademarks, trade names, service

marks and other Debbie Dobbs Advocacy, LLC logos and brand features, and product and service names are trademarks and the property of Debbie Dobbs Advocacy, LLC Holdings, Inc. (the "Debbie Dobbs Advocacy, LLC Marks"). Without Debbie Dobbs Advocacy, LLC 's prior permission, you agree not to display or use in any manner the Debbie Dobbs Advocacy, LLC Marks.

21. NOTICE AND PROCEDURE FOR MAKING CLAIMS OF COPYRIGHT OR INTELLECTUAL PROPERTY INFRINGEMENT

Debbie Dobbs Advocacy, LLC respects the intellectual property of others, and we ask our users to do the same. Debbie Dobbs Advocacy, LLC may, in appropriate circumstances and at its discretion, disable and/or terminate the accounts of users who may be repeat infringers. If you believe that your work has been copied in a way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please provide Debbie Dobbs Advocacy, LLC 's Copyright Agent the following information:

- an electronic or physical signature of the person authorized to act on behalf of the owner of the copyright or other intellectual property interest;
- 2. a description of the copyrighted work or other intellectual property that you claim has been infringed;
- 3. a description of where the material that you claim is infringing is located on the site;
- 4. your address, telephone number, and email address;
- 5. a statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;
- 6. a statement by you, made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright or intellectual property owner or authorized to act on the copyright or intellectual property owner's behalf.

Debbie Dobbs Advocacy, LLC 's Agent for Notice of claims of copyright or other intellectual property infringement can be reached as follows:

By mail:

Copyright Agent

c/o Debbie Dobbs Advocacy, LLC

1595 Peachtree Parkway, Suite 204-233, Cumming, GA 30041

By phone: 1-888-EDLYOWL By email: info@debbiedobbs.com

22. GENERAL INFORMATION

Entire Agreement. The TOS constitutes the entire agreement between you and Debbie Dobbs Advocacy, LLC and governs your use of the Debbie Dobbs Advocacy, LLC Services, superseding any prior version of this TOS between you and Debbie Dobbs Advocacy, LLC with respect to the Debbie Dobbs Advocacy, LLC Services. You also may be subject to additional terms and conditions that may apply when you use or purchase certain other Debbie Dobbs Advocacy, LLC services, affiliate services, third-party content or third-party software. Choice of Law and Forum. You and Debbie Dobbs Advocacy, LLC each agree that the TOS and the relationship between the parties shall be governed by the laws of the State of California without regard to its conflict of law provisions and that any and all claims, causes of action or disputes (regardless of theory) arising out of or relating to the TOS, or the relationship between you and Debbie Dobbs Advocacy, LLC, shall be brought exclusively in the courts located in the county of Forsyth, Georgia or the U.S. District Court for the Northern District of

Georgia. You and Debbie Dobbs Advocacy, LLC agree to submit to the personal jurisdiction of the courts located within the county of Forsyth, Georgia or the Northern District of Georgia, and agree to waive any and all objections to the exercise of jurisdiction over the parties by such courts and to venue in such courts. Waiver and Severability of Terms. The failure of Debbie Dobbs Advocacy, LLC to exercise or enforce any right or provision of the TOS shall not constitute a waiver of such right or provision. If any provision of the TOS is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the TOS remain in full force and effect. No Right of Survivorship and Non-Transferability. You agree that your Debbie Dobbs Advocacy, LLC account is non-transferable and any rights to your Debbie Dobbs Advocacy, LLC ID or contents within your account terminate upon your death. Upon receipt of a copy of a death certificate, your account may be terminated and all contents therein permanently deleted. Statute of Limitations. You agree that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the Debbie Dobbs Advocacy, LLC Services or the TOS must be filed within one (1) year after such claim or cause of action arose or be forever barred. The section titles in the TOS are for convenience only and have no legal or contractual effect. Debbie Dobbs Advocacy, LLC may freely assign the TOS and all of the policies and other documents incorporated or referenced in it (including all rights, licenses, and obligations under it or them), in whole or in part and without notice.

23. VIOLATIONS

Please report any violations of the TOS to us at office@debbiedobbs.com . Last updated: August 2, 2022