

# TERMS OF USE VYVO USER AGREEMENT

#### PLEASE READ THE FOLLOWING USER AGREEMENT CAREFULLY

The following demonstrates User Agreement (here-in-after referred to as an "Agreement") between VYVO (hereinafter referred to as "VYVO") and the users of the Website ("You", "Your", "User"/"Users").

Before you subscribe to and/or begin participating in or using website, VYVO believes that user(s) have fully read, understood and accepted the Agreement.

If you do not agree to or wish to be bound by Agreement, you may not access to or otherwise use the website.

## **USER AGREEMENT**

Your use of a VYVO website www.VYVO.com (hereinafter referred to as "the website") and services available on a website is governed by the following terms and conditions. This User Agreement for the website shall come into effect on April 2019.

# AMENDMENT TO USER(S) AGREEMENT

VYVO may change, modify, amend, or update this agreement from time to time. VYVO notifies you before VYVO makes changes to this policy and give you the opportunity to review the revised terms before you choose to continue using our services.

# **USER(S) ELIGIBILITY**

User(s) means any individual or business entity/organization that legally operates in Singapore or in other countries, uses and has the right to use the services provided by VYVO. Our services are available only to those individuals or companies who can form legally binding contracts under the applicable law of Singapore.

To use our services, you must be of the age of majority in your country of residence. As a minor, VYVO advises its users that while accessing the website, they must follow abide by the related laws. VYVO is not responsible for the possible consequences caused by your behavior during use of the website.

If you are registering as a business entity, you represent that you are duly authorized by the business entity to accept this User Agreement, and you have the authority to bind that business entity to this User Agreement.

### **ELECTRONIC COMMUNICATIONS**

When You use the Website or send emails or other data, information or communication to VYVO, You agree and understand that You are communicating with VYVO through electronic records and You consent to receive communications via electronic records from VYVO periodically and as and when required.



## **COPYRIGHT**

All content included in or made available through the VYVO's website such as text, graphics, logos, button icons, images, digital downloads, data compilations, and software is the property of VYVO or its content suppliers and protected by international copyright laws.

### REGISTRATION AND YOUR ACCOUNT

Registered User To become a registered user(s), there is a proper procedure which is for the convenience of the user(s) so that they can easily log-in and log-out.

User(s) can become a registered user(s) by filling an online registration form on the website by giving desired information (name, contact information, details of its business, etcetera).

### Account

VYVO will establish an account ("Account") for the user(s) upon registration and assign a user alias ("User ID") and password ("Password") for log-in access to your Account. If you use the Website as a registered user, you are responsible for maintaining the confidentiality of your User ID and Password. You are responsible for maintaining the confidentiality of your personal and non-personal information and for restricting access to your computer, computer system, and computer network, and you are responsible for all activities that occur under your User ID and Password, email id and cell number as the case may be.

If you register on behalf of a business entity, you represent that business entity and (a) you have the authority to bind the entity to terms and condition of use and/or this Agreement; (b) the address you use when registering is the principal place of business of such business entity; and (c) all other information submitted to VYVO during the registration process is true, accurate, current and complete.

By becoming a registered user, you consent to the inclusion of your personal and non-personal data in our on-line database and authorize VYVO to share such information with other user(s).

Please VYVO invites you to read the Privacy Policy. VYVO may suspend or terminate, or adopt any measure deemed necessary in its sole discretion, this

Terms or user's use immediately upon receipt of any notice which alleges that you have used this site for any purpose that violates any local, state, federal or law of other nations, including but not limited to the posting of information that may violate third party rights, that may defame a third party, that may be obscene or pornographic, that may harass or assault others, that may violate hacking or other criminal regulations, etcetera of its agents, officers, directors, contractors or employees

Despite me and my organization's contact number(s) are on Do Not Call Registry, I consent to be contacted by VYVO through phone calls, SMS notifications or any other means of communication, in respect to the services provided by VYVO.

You agree to: 1. Provide true, accurate, current and complete information about yourself as prompted by VYVO's registration form or provided by You 2. Maintain and promptly update the personal and non-personal data to keep it true, accurate, current and complete.

If you provide any information that is untrue, inaccurate, not current or incomplete or VYVO has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, or not in accordance with the Terms, VYVO has the right to indefinitely



suspend or terminate or block access of your membership with the Website and refuse to provide you with access to the Website.

## **USE OF THE WEBSITE**

You understand and agree that VYVO and the Website merely provide hosting services to its registered users and persons browsing/visiting the Website. All items advertised/listed and the contents therein are advertised and listed by Registered users and are third party user generated contents. VYVO has no control over the third-party user-generated contents.

Please note that in accordance with the General Information Technology in case of noncompliance with user agreement and privacy policy for access or usage of intermediary computer resource, the Intermediary has the right to immediately terminate the access or usage rights of the users to the computer resource of Intermediary and remove noncompliant information.

You shall not host, display, upload, modify, publish, transmit, update or share any information or share/list(s) any information or item that:

- Belongs to another person and to which You does not have any right to;
- Is grossly harmful, harassing, blasphemous, defamatory, obscene, pornographic, paedophilic, libelous, invasive of another's privacy, hateful, or racially, ethnically objectionable, disparaging, relating or encouraging money laundering or gambling, or otherwise unlawful in any manner whatever; or unlawfully threatening or unlawfully harassing including but not limited to "indecent representation of women" within the meaning of the Indecent Representation of Women (Prohibition);
- Harm minors in any way;
- Infringes any patent, trademark, copyright or other proprietary rights or third party's trade secrets or rights of publicity or privacy or shall not be fraudulent or involve the sale of counterfeit or stolen items;
- Violates any law for the time being in force;
- Deceives or misleads the addressee/ users about the origin of such messages or communicates any information which is grossly offensive or menacing in nature;
- Impersonate another person;
- Contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer resource; or contains any Trojan horses, worms, time bombs, or other computer programming routines that may damage, detrimentally interfere with, diminish value of, surreptitiously intercept or expropriate any system, data or personal information;
- Threatens the unity, integrity, defense, security or sovereignty of Singapore, friendly relations with foreign states, or public order or causes incitement to the commission of any cognizable offense or prevents investigation of any offense or is insulting any other nation.
- Shall not be false, inaccurate or misleading;
- Shall not, directly or indirectly, offer, attempt to offer, trade or attempt to trade in any
  item, the dealing of which is prohibited or restricted in any manner under the provisions
  of any applicable law, rule, regulation or guideline for the time being in force.
- Shall not create liability for us or cause us to lose (in whole or in part) the services of our ISPs or other suppliers; and Shall not link directly or indirectly to or include descriptions of items, goods or services that are prohibited under the User Agreement or any other applicable law for the time being in force including but not limited to the Drugs and



Cosmetics, the Drugs And Magic Remedies (Objectionable Advertisements), Information Technology as amended time to time and rules thereunder.

You shall at all times ensure full compliance with the applicable provisions of the information technology and rules there under as applicable and as amended from time to time and also all applicable domestic laws, rules and regulations (including the provisions of any applicable Exchange Control Laws or Regulations in Force) and International Laws, Foreign Exchange Laws, Statutes, Ordinances and Regulations (including, but not limited to Sales Tax/ VAT, Income Tax, Octroi, Service Tax, Central Excise, Custom Duty, Local Levies) regarding your use of our services. You shall not engage in any transaction in an item or service, which is prohibited by the provisions of any applicable law including exchange control laws or regulations for the time being in force. In particular, you shall ensure that if any of your items listed on the Website qualifies as an "Antiquity" or "Art treasure," you shall indicate that such Artwork is "nonexportable" and sold subject to the applicable provisions of the law.

User(s) hereby grant a license to VYVO to display and use all information provided by them in accordance with the purposes set forth in terms and to exercise the copyright, publicity, and database rights you have in such material or information, in any form of media, third party copyrights, trademarks, trade secret rights, patents and other personal or proprietary rights affecting or relating to material or information displayed on the web site, including but not limited to rights of personality and rights of privacy, or affecting or relating to products that are offered or displayed on the website.

VYVO will only use your information in accordance with the User Agreement and VYVO Privacy Policy. You represent and confirm that you shall have an absolute right, title, and authority to deal in and offer for sale such items, goods or products.

From time to time, you shall be responsible for providing information relating to the items or services proposed.

In this connection, you undertake that all such information shall be accurate in all respects. You shall not exaggerate or overemphasize the item-specifics of such items or services so as to mislead other Users in any manner.