

SMF/RSM: Terms and Conditions

Last updated: October 1, 2015

ACCEPTANCE OF TERMS THROUGH USE

The following terms and conditions (“Terms and Conditions”) are a legal contract between you and the Secular Ministries Foundation/ Relief Support Mission (“SMF/RSM” or “we”). Please carefully read these Terms and Conditions and our Privacy Policy, accessible at <http://reliefsupportmission.com> (Contact page) which is incorporated into these Terms and Conditions by reference. By using the SMF/RSM website (“Website”), or by clicking the “agree” or “accept” option on any form or web page where these Terms and Conditions are presented, you agree to these Terms and Conditions. If you do not accept these Terms and Conditions, you are not authorized to use the Website or the services available here.

MODIFICATIONS

SMF/RSM reserves the right, at its sole discretion, to modify, discontinue, or terminate the Website or any services provided on the Website, or to make changes to these Terms and Conditions and/or our Privacy Policy, at any time and without prior notice. If we modify these Terms and Conditions and/or Privacy Policy, we will post the modification on the Website or provide you with other notice of the modification. We will also update the “last updated” date on the modified document. It is your responsibility to review the Terms and Conditions and Privacy Policy periodically to learn of any revisions. Your continued use of the Website following the posting of any changes to the Terms and Conditions and/or Privacy Policy constitutes your acknowledgement and acceptance of the revised Terms and Conditions and/or Privacy Policy. If the modified terms are not acceptable to you, your only recourse is to cease using the Website.

SERVICES AND AVAILABILITY

The Website is primarily intended to give users access to promotional deals (“Deals”) of participating merchants (“Merchants”) offered for sale in support of fundraising efforts for participating persons or related organizations (“Fundraising Organizations”). While we aim to keep the Website accessible, you acknowledge that it may be subject to service interruptions or other unavailability at any time, including interruptions for routine maintenance or due to factors beyond our control.

ELIGIBILITY

The Website is intended solely for persons who are 18 or older. Any access to or use of the Website, including any purchase of Deals via the Website, by anyone under 18 is expressly prohibited. By accessing or using the Website you represent and warrant that you are 18 or older.

ADDITIONAL TERMS

Certain areas of the Website (and your access to or use of certain services or content available on the Website) may have different terms and conditions posted or may require you to agree with and accept additional terms and conditions. For example, if you are (or if you represent) a Merchant or Fundraising Organization, your posting and modification of Deals on the Website are also subject to our separate Deal Contract for Merchants and Fundraising Organizations. If there is a conflict between these Terms and Conditions and the terms and conditions posted for a specific area, service, or content on the Website, the latter terms and conditions will take precedence with respect to your use of or access to that area, service, or content. Certain Deals are also subject to additional terms; see “Buying and Redeeming Deals” below for more detail.

CODE OF CONDUCT

While using this Website or Website-related sites and services, you agree not to:

- Restrict or inhibit any other user from using and enjoying the Website and services;
- Post or transmit any unlawful, fraudulent, deceptive, tortious, threatening, abusive, violent, libelous, defamatory, obscene or otherwise objectionable or harmful information of any kind, or any information that contains any advertising or solicitation with respect to any products or services (other than the Deals offered via the Website in compliance with all applicable terms and conditions);
- Post or transmit any unauthorized commercial communications (such as spam) on or through the Website;

Use any information obtained through the Website to solicit Fundraising Organizations or Merchants to join or use any service that competes directly or indirectly with the services offered via the Website, or for any other marketing, commercial, or political purposes;

Post or transmit any information or software that contains a virus, worm, Trojan horse or other harmful or disruptive component;

Post or transmit any material that violates or infringes in any way upon the rights of others, including but not limited to another party's rights of privacy or publicity, copyrights, or other intellectual property rights;

Collect users' content or information, or otherwise access the Website using automated means (such as harvesting bots, robots, spiders, or scrapers) without our permission;

Engage in any act that could disable, overburden, or impair the proper working of the Website, such as a denial of service attack;

Attempt to gain access to information, areas or features of the Website that are not intended for you, such as by logging on to a server or account that you are not authorized to access;

Redistribute, mirror, deep-link to, or duplicate the Website in whole or in part, or resell or redistribute your access to the Website or any Deals or content you obtain through the Website;

Facilitate or encourage any violations of this Terms and Conditions; or

Violate any other applicable laws, statutes, ordinances and regulations regarding your use of the Website.

We do not control the information provided by other users (including Fundraising Organizations and Merchants) that is made available through our system. By its very nature, other people's information may be offensive, harmful or inaccurate, and in some cases will be mislabeled or deceptively labeled. We expect that you will use caution—and common sense—when using our Website.

SMF/RSM reserves the right, with or without notice, to prohibit any user from using the Website and related services if we believe, in our sole and absolute discretion, that the user has violated the Code of Conduct or other terms of these Terms and Conditions.

REGISTRATION AND ACCOUNT INFORMATION

When you register to use any services or engage in any transactions on the Website, you must provide true, accurate, current and complete information about yourself and maintain and promptly update your account information to keep it true, accurate, current and complete. You may have only one account. You shall bear the sole responsibility for maintaining control over access to your account, including the confidentiality of your account log-in and password, and have sole responsibility for all activities that occur on or through your account. SMF/RSM will not be liable for any loss or damage arising from your failure to maintain control over access to your account.

BUYING AND REDEEMING DEALS

Each Deal on the Website is a promotional offer being sold by a participating Merchant through our service. A Deal is redeemable for certain goods, services, or events provided by the Merchant as set forth in the Deal description on the page of the Website through which you buy the Deal (the "Deal Description"). Each Deal is offered on the Website only for a limited time and may have limits on the quantities available for purchase. Deals may be removed from the Website at any time. When you purchase a Deal, we will electronically deliver to you (through the Website or the email address you have provided us) a coupon that bears a unique redemption code. This coupon, including its redemption code, must be presented to the Merchant to receive the benefit of the Deal. The Merchant (not SMF/RSM) is the issuer of the coupon, and is solely responsible for: (a) redemption of the coupon; (b) all goods, services, and events that the Merchant offers or provides; and (c) any injuries, illnesses, damages, claims, liabilities, and costs directly or indirectly caused by the Merchant or any of its goods, services, or events, whether or not related to the Deal ("Merchant-related Liabilities"). You waive and release SMF/RSM and its officers, directors, employees, affiliates, agents, and representatives from all Merchant-related Liabilities, including any liability for a Merchant's failure to honor a Deal. By purchasing, printing, or presenting any coupon, you confirm your agreement to these Terms and Conditions and to all specific terms of the particular Deal as stated on or referenced in the applicable Deal Description and/or coupon (the "Deal Terms"). The Deal Terms will apply to the fullest extent permissible under applicable law. In the event of a conflict between these Terms and Conditions and any Deal Terms, the Deal Terms will control with respect to that particular Deal. The following rules apply to all Deals, except to the extent they conflict with applicable laws or any exceptions stated in the relevant Deal Description or coupon:

Each coupon code may be used only once. You may not reproduce, modify, trade, or resell any coupon or redemption code without express permission from us or the Merchant.

Coupons are not intended to cover any taxes or gratuities. Coupons are not redeemable for cash and cannot be combined with one another or with any other promotional offers.

The promotional value of a coupon (meaning the extra value offered beyond the actual amount you paid for the Deal) may expire as stated in the Deal Description.

Some states' laws may extend (or prevent) the expiration of the actual amount you paid for the Deal; however, that amount may expire or be subject to forfeiture where permitted by law.

When using a coupon to receive services or for admission to a performance or other event, you will be subject to all applicable policies, terms and conditions of the service provider, ticket issuer, and/or event venue, including policies regarding refunds for canceled or rescheduled events or appointments, assumption of risks, and conditions of entry to the venue. You also acknowledge that the value of an event coupon (including the amount you paid for it) may, where permitted by law, be forfeited if you don't use it for the scheduled event.

Goods purchased using a coupon may not be returned for a cash refund.

You bear the risk of any loss, theft, or deletion of your coupons.

PROCEEDS TO FUNDRAISING ORGANIZATIONS

We will allocate to one or more Fundraising Organization(s) a percentage of the amount you pay for each Deal (less credit card processing fees, charge-backs, and the like), as stated on the Deal Description in the area of the Website where you bought the Deal. Please keep in mind that some Deals may be offered through multiple Fundraising Organizations' areas of the Website, and buying the Deal through one Fundraising Organization's area may result in a different allocation of proceeds than buying it through another Fundraising Organization's area. In some instances, we may subdivide a Fundraising Organization's percentage of proceeds among multiple non-profit recipients, for example, where multiple Fundraising Organizations are participating cooperatively in a fundraiser or where another non-profit organization (such as a state parent-teacher association) facilitated the Fundraising Organization's participation in the Fundraiser. We will remit to each Fundraising Organization its share of proceeds in accordance with applicable laws. Fundraising Organizations may use their share of proceeds as they deem appropriate. If there are any Rejected Payments (as defined below), we will instead remit the amount of each Rejected Payment to DonorsChoose.org, as a charitable contribution in the applicable Fundraising Organization's name, within ninety days after determining that it is a Rejected Payment. As used above, "Rejected Payment" means a payment that we have attempted to remit to a Fundraising Organization as provided above, where: (i) the Fundraising Organization rejects the payment (which rejection right, if any, will expire upon the Fundraising Organization's cashing of our check or other acceptance of the payment); or (ii) the Fundraising Organization does not cash the check for such payment within ninety days after we mail the check to the Fundraising Organization and we accordingly cancel the check; or (iii) we are unable to remit the payment to the Fundraising Organization due to the Fundraising Organization's failure to provide us with complete, accurate and up-to-date payee information (such as taxpayer ID, payment address, etc.) within ninety days of our requesting such information using the Fundraising Organization's most recent contact information in our records. Each Fundraising Organization is an intended third-party beneficiary of our payment obligations set forth in the preceding paragraphs.

DISCLAIMER REGARDING TAX EXEMPTIONS AND DEDUCTIONS

Fundraising Organizations may not necessarily be tax-exempt. You should not assume that you will be entitled to any tax deduction, credit, or other benefit in relation to your purchase of any Deals. We do not provide any tax advice, and we recommend that you consult with a qualified tax professional if you have any questions regarding the tax treatment of any transactions on our Website.

THIRD PARTY SITES

This Website may link you to other sites on the Internet. These sites may contain information or material that some people may find inappropriate or offensive. These other sites are not under the control of SMF/RSM, and you acknowledge that SMF/RSM is not responsible for the accuracy, copyright compliance, legality, decency, or any other aspect of the content of such sites. The inclusion of such a link does not imply endorsement of the site by SMF/RSM. If you decide to access linked third-party Web sites, you do so at your own risk.

THIRD PARTY CONTENT

SMF/RSM, similar to an Internet Service Provider, is a distributor and not a publisher of content supplied by third parties and users. Accordingly, any opinions, advice, statements, services, offers, or other information or content expressed or made available by third parties, including information providers, or any other end users are those of the respective author(s) or provider(s) and not of SMF/RSM. Neither SMF/RSM nor any third-party provider of information guarantees the accuracy, completeness, or usefulness of any content, nor its merchantability or fitness for any particular purpose. Refer to "Disclaimer of Warranties" and "Limitation of Liabilities" below for additional disclaimers of warranty and limitation of liabilities.

PROPRIETARY RIGHTS; LICENSE GRANTS

"SMF/RSM" is a trademark of SMF/RSM. All rights in respect of these trademarks are hereby expressly reserved. You acknowledge and agree that the Website and the content and materials available on it are protected by copyrights, trademarks, service marks, patents, trade secrets, or other proprietary rights and laws. Unless otherwise indicated, all such rights and trademarks appearing on the Website are the property of SMF/RSM or its licensors (including Fundraising Organizations and Merchants, where applicable). Except as expressly authorized by SMF/RSM in writing, you agree not to sell, license, rent, modify, distribute, copy, reproduce, transmit, publicly display, publicly perform, publish, adapt, edit, or create derivative works from the Website or any such materials or content.

By uploading and posting communications and/or content covered by intellectual property rights on or through the Website (for example, trademark logos, copyrighted text, photos, and videos) ("IP content"), you grant to SMF/RSM a perpetual, irrevocable, royalty-free, transferable, non-exclusive license to use, reproduce, modify, publish, edit, translate, distribute, perform, and display the IP content alone or as part of other works in any form, media, or technology whether now known or hereafter developed. With regards to any IP content uploaded or posted by you, you represent and warrant that:

1. You are the original creator of the IP content;
2. You own or otherwise control all rights to such IP content;
3. Using or publicizing the IP content by SMF/RSM will not infringe or violate the rights of any third party; and
4. You agree not to provide SMF/RSM with any confidential or proprietary information that you desire or are required to keep secret. You agree that if you submit any feedback, comments, or suggestions to us regarding our Website or services or other aspects of our business: (a) you are doing so voluntarily and without any expectation of confidentiality; and (b) you hereby grant to us a non-exclusive, worldwide, perpetual, irrevocable, fully-paid, royalty-free, sub-licensable and transferable license under any and all intellectual property rights that you own or control to use, copy, modify, create derivative works based upon and otherwise exploit your feedback, comments, or suggestions for any purpose.

COPYRIGHT POLICY AND INFRINGEMENT NOTICE PROCEDURE

SMF/RSM respects copyright law and expects its users to do the same. It is our policy to terminate in appropriate circumstances account holders who repeatedly infringe or are believed to be repeatedly infringing the rights of copyright holders. If you believe that any posting of material on the Website by any user (including any Merchant or Fundraising Organization) infringes a copyright, you must provide us, through our designated copyright agent, with: (a) an identification of the copyrighted work and the location on the Website of the allegedly infringing work; (b) a written statement that you have a good faith belief that the disputed use is not authorized by the owner, its agent, or the law; (c) your name and contact information, including telephone number and e-mail address; (d) a statement by you that the above information in your notice is accurate and, under penalty of perjury, that you are the copyright owner or authorized to act on the copyright owner's behalf; and (e) an electronic or physical signature of the person authorized to act on behalf of the owner of the copyrighted work.

Our agent for notice of claims of copyright infringement is:

Secular Ministries Foundation
P.O. Box 3086
Muskogee, OK 74402

MONITORING

SMF/RSM shall have the right, but not the obligation, to monitor the content of the Website at all times to determine compliance with these Terms and Conditions and any operating rules established by SMF/RSM, as well as to satisfy any applicable law, regulation or authorized government request. Without limiting the

foregoing, we shall have the right to remove any material that we, in our sole and absolute discretion, find to be in violation of the provisions hereof or otherwise objectionable.

PAYMENT TERMS

You hereby agree and accept the following payment terms and conditions for any payments, purchases, offers, donations, or orders made by you through the Website. Although Deals are being sold by the Merchants, you acknowledge that we (and/or our payment processors) are authorized to collect the payments for those Deals as part of the service we provide.

User Obligations

You are required to create an account with SMF/RSM in order to purchase any Deal or other product or service offered by or through the Website, and you will be required to provide us with billing and account information ("Billing Information") for a credit or debit card ("Card") for which you are authorized to approve charges. In providing Billing Information for this Card, you are authorizing us to collect this Billing Information (and other transaction information) and to charge your Card the full amount of any purchases made through your account.

If you order something that becomes unavailable before it can be provided to you, your only remedy is to receive a refund of your purchase price.

You must comply with any additional terms and conditions posted for any particular purchase on the Website, including all posted terms and conditions pertaining to the Deals you purchase.

We may obtain a pre-approval from the issuer of the Card for an amount up to the amount of the purchase. We will bill your Card at the time of purchase or shortly thereafter. If you cancel a transaction before completion, that pre-approval may result in your funds not otherwise being immediately available.

If you pay by debit card and your payment results in an overdraft or other fee from your bank, you alone are responsible for that fee.

Reservation of Rights by SMF/RSM

We reserve the right to take actions in order to limit the liability or financial risk of the Website and SMF/RSM, including but not limited to the following:

We may investigate your identity and creditworthiness.

We may cancel any transaction if we believe the transaction violates the Terms and Conditions, or we believe doing so may prevent financial loss.

We may place a delay on a payment for a period of time, limit payment sources for a transaction, limit your ability to make a payment or deactivate your account if we believe doing so may prevent financial loss.

We may contact your payment source issuer, law enforcement, or affected third parties (including other users) and share details of any payments you are associated with if we believe doing so may prevent financial loss or a violation of law. If you make a purchase, and your payment method fails or your account is past due, we may take steps to collect past due amounts using other collection mechanisms. You agree to pay all expenses associated with such collection, including reasonable attorneys' fees.

The Payment Terms in place at the time you confirm a transaction will govern that transaction.

DISCLAIMER OF WARRANTIES

YOU EXPRESSLY AGREE THAT USE OF THIS WEBSITE IS AT YOUR SOLE RISK. THIS WEBSITE AND ALL INFORMATION, MATERIALS, DEALS, PRODUCTS, AND SERVICES INCLUDED IN OR AVAILABLE THROUGH THIS WEBSITE (THE "CONTENT") ARE PROVIDED "AS IS" AND "AS AVAILABLE" FOR YOUR USE WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. SMF/RSM DOES NOT MAKE ANY WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO ANY PRODUCTS, SERVICES, OR EVENTS ASSOCIATED WITH THE DEALS SOLD THROUGH THE WEBSITE. NEITHER SMF/RSM, ITS AFFILIATES NOR ANY OF THEIR RESPECTIVE EMPLOYEES, AGENTS, THIRD PARTY CONTENT PROVIDERS OR LICENSORS WARRANT THAT USE OF THE WEBSITE WILL BE UNINTERRUPTED OR ERROR FREE, THAT THIS WEBSITE WILL BE AVAILABLE AT ANY PARTICULAR TIME OR LOCATION, THAT ANY DEFECTS OR ERRORS WILL BE CORRECTED, OR THAT THE CONTENT IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS; NOR DO THEY MAKE ANY WARRANTY AS TO (I) THE RESULTS THAT MAY BE OBTAINED FROM USE OF THIS WEBSITE, OR (II) THE ACCURACY, RELIABILITY OR CONTENT OF ANY INFORMATION, SERVICE OR MERCHANDISE PROVIDED THROUGH THIS WEBSITE. BECAUSE

SOME JURISDICTIONS DO NOT PERMIT THE EXCLUSION OF CERTAIN WARRANTIES, THESE EXCLUSIONS MAY NOT APPLY TO YOU. IN SUCH CASES, SMF/RSM DISCLAIMS ANY WARRANTIES TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW.

LIMITATION OF LIABILITY

YOU ACKNOWLEDGE AND AGREE THAT, TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE ENTIRE RISK ARISING OUT OF YOUR ACCESS TO AND USE OF THE SITE, SERVICES, APPLICATION AND COLLECTIVE CONTENT REMAINS WITH YOU. NEITHER SMF/RSM NOR ANY OTHER PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING, OR DELIVERING THE WEBSITE OR ANY CONTENT, PRODUCTS, OR SERVICES ACCESSIBLE THROUGH THE WEBSITE (INCLUDING DEALS) WILL BE LIABLE FOR ANY INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING LOST PROFITS, LOSS OF DATA OR LOSS OF GOODWILL, SERVICE INTERRUPTION, COMPUTER DAMAGE OR SYSTEM FAILURE, OR THE COST OF SUBSTITUTE PRODUCTS OR SERVICES ARISING OUT OF OR IN CONNECTION WITH THESE TERMS AND CONDITIONS OR FROM THE USE OF OR INABILITY TO USE THE WEBSITE OR SUCH CONTENT, PRODUCTS, OR SERVICES (INCLUDING DEALS), WHETHER BASED ON WARRANTY, CONTRACT, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR ANY OTHER LEGAL THEORY, AND WHETHER OR NOT SMF/RSM HAS BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGE, EVEN IF A LIMITED REMEDY SET FORTH HEREIN IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE. IN NO EVENT WILL SMF/RSM'S AGGREGATE LIABILITY ARISING OUT OF OR IN CONNECTION WITH THESE TERMS AND CONDITIONS, THE WEBSITE, OR ANY CONTENT, PRODUCTS, OR SERVICES ACCESSIBLE THROUGH THE WEBSITE (INCLUDING DEALS) EXCEED THE AMOUNT OF FIFTY DOLLARS (\$50) OR, WITH RESPECT TO ANY DEAL YOU PURCHASE ON THE WEBSITE, THE ACTUAL AMOUNT YOU PAID FOR THAT DEAL. BECAUSE SOME JURISDICTIONS DO NOT ALLOW CERTAIN EXCLUSIONS OR LIMITATIONS OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, THE PRECEDING EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU. IN SUCH CASES, SMF/RSM'S LIABILITY SHALL BE LIMITED TO THE EXTENT PERMITTED BY LAW.

INDEMNITY

You agree to indemnify and hold SMF/RSM and its affiliates, officers, directors, agents, manager, members, and employees harmless from and against any claims or expenses, including reasonable attorneys' fees, arising out of or related to your use of this Website, Website-related services, and any third party web sites, products, or services in any way associated with the Website (including any Deal coupons).

RELEASE

Because we do not and cannot be involved in user-to-user dealings, in the event that you have a dispute with one or more users, you release SMF/RSM (and our agents and employees) from claims, demands and damages (actual and consequential) of every kind and nature, known and unknown, suspected and unsuspected, disclosed and undisclosed, arising out of or in any way connected with such disputes. If you are an Oklahoma resident, you waive all sections of Oklahoma Code Title 24 applicable to this paragraph.

INTERNATIONAL USE

The Website is hosted in the United States. If you use the Website from outside of the United States, you are voluntarily transferring information (including personally identifiable information) and content to the United States and agreeing that the use of the Website is exclusively subject to the laws of the United States. SMF/RSM makes no representation that materials on this Website are appropriate or available for use in locations outside the United States, and accessing them from territories where their contents are illegal is prohibited. Some countries may restrict or prohibit your ability to make payments through the Website. Nothing in these Terms and Conditions should be read to override or circumvent any such foreign laws. Those who choose to access this site from other locations do so on their own initiative and are responsible for compliance with local laws.

DISPUTES; ARBITRATION

If you believe that an unauthorized or otherwise problematic transaction has taken place under your account, you agree to notify us immediately, so that we may take action to prevent financial loss. To the fullest extent permitted by law, you waive all claims against us related to payments unless you submit the claim to us within 30 days after the charge. You are responsible for and agree to reimburse us for all reversals, charge-backs,

claims, fees, fines, penalties and other liability incurred by us (including costs and related expenses) that were caused by or arising out of payments that you authorized or accepted. Your only remedy for a technical failure or interruption of service is to request that your transaction be completed at a later time. In case of a dispute, the complaining party must give written notice to the other party. The parties will then have thirty (30) days to try to resolve the matter. If and only if they cannot do so, then either party may initiate mediation through the American Arbitration Association. If and only if mediation fails to resolve the dispute, then either party may initiate arbitration through the American Arbitration Association. Arbitration will be before a single arbitrator and will be binding. Notwithstanding the foregoing, if immediate emergency action is necessary to preserve a party's rights pending mediation or arbitration, then either party may commence legal proceedings in the federal or state courts located in Muskogee, OK.

SHOPPING CREDITS; DISCOUNTS

The following activities are prohibited under SMF/RSM Terms & Conditions, and can result in cancellation of referral credits or collection credits, cancellation of orders and closing of accounts:

1. Using multiple accounts, email addresses, names or physical addresses as a single household. Our one account per household limit for collection credits and participation in the referral program includes limiting participation to one account per IP address.
2. Posting your referral link to a commercial coupon site for profit without prior permission from SMF/RSM.
3. Any attempts to mislead the SMF/RSM website, mobile application or SMF/RSM employees including using false names, impersonating another person or otherwise providing false or misleading information. SMF/RSM reserves the right to cancel orders and/or modify accrued credits for any reason it deems in its sole discretion to be gained through manipulative activity.

If you have any questions about our referral program terms, please contact us at customerservice@reliefsupportmission.com or 844-763-2776.

MISCELLANEOUS

These Terms and Conditions and the relationship between you and SMF/RSM will be governed by the laws of the State of Oklahoma without regard to its conflict of law provisions.

These Terms and Conditions and our Privacy Policy referenced above make up the entire agreement between the parties in relation to the subject matter thereof, and supersede any prior agreements (including, but not limited to, any prior version of these Terms and Conditions or the Privacy Policy) in relation to that subject matter.

If any portion of the Terms and Conditions is found by a court of competent jurisdiction to be invalid or unenforceable, 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 this Terms and Conditions shall remain in full force and effect.

If we fail to enforce any of the Terms and Conditions, it will not be considered a waiver.

You may not transfer any of your rights or obligations under the Terms and Conditions to anyone else without our prior written consent, and any attempt to do so will be void.

All of our rights and obligations under the Terms and Conditions are freely assignable by us, including in connection with a merger, acquisition, or sale of assets, or by operation of law or otherwise.

Nothing in these Terms and Conditions shall prevent us from complying with the law.

The Terms and Conditions do not confer any third party beneficiary rights, except as expressly stated herein.

TERMINATION

SMF/RSM reserves the right, in its sole and absolute discretion, to terminate your access to all or part of the Website, with or without notice. You may also delete your account at any time. In no event will termination of your account or access to the Website diminish the effect of the following provisions of these Terms and Conditions: Disclaimer of Warranties, Limitation of Liability, Indemnity, Release, Disputes; Arbitration, and Termination.

QUESTIONS

For questions about our Terms and Conditions, please contact us via email at customersupport@reliefsupportmission.com or by mail at:

Secular Ministries Foundation

P.O. Box 3086

Muskogee, OK 74402