

Terms of Service

The following Terms of Service stipulate the agreement ("Agreement") between BE LOWCALL USA, LLC ("BLC", "Company", "we" or "us", "BE LOWCALL", "BLC Communications") and the user ("Customer", "user" or "you") of the Company provided communications services, including related products and services ("Service"). This Agreement regulates the Service provided by BLC.

BY USING OR ACTIVATING THE SERVICE OR BY CLICKING THE ACCEPT BUTTON DURING SIGN-UP PROCESS, YOU REPRESENT THAT YOU HAVE READ AND UNDERSTAND THE TERMS AND CONDITIONS OF THIS AGREEMENT AND ARE OF LEGAL AGE TO ENTER INTO THIS AGREEMENT. WE ARE WILLING TO PROVIDE YOU WITH ACCESS TO THE SERVICE ONLY ON THE CONDITION THAT YOU AGREE TO AND ACCEPT ALL OF THE TERMS AND CONDITIONS IN THIS AGREEMENT. WE RESERVE THE RIGHT AT OUR SOLE DISCRETION TO REFUSE OR DISCONTINUE SERVICE TO ANYONE FOR ANY REASON. WITH REGARD TO HOSTED SERVICES, WE RESERVE THE RIGHT TO CHANGE OR CANCEL THE SERVICE OR ITS PRICING AT ANY TIME WITHOUT PRIOR NOTICE; CHANGES TO THE SERVICE OR ITS PRICING WILL BE EFFECTIVE IMMEDIATELY WHEN POSTED TO THE WEBSITE. BY REGISTERING FOR OR USING THE SERVICE, YOU AGREE TO BE BOUND BY ALL OF OUR TERMS AND CONDITIONS OF USE AS SET FORTH HEREIN AND IN OUR PRIVACY POLICY AS CURRENTLY IN EFFECT OR AMENDED FROM TIME TO TIME. WE MAY NOT SPECIFICALLY NOTIFY YOU OF ANY PROPOSED CHANGES TO THE SERVICE OR THEIR PRICING AND IT IS RECOMMENDED THAT YOU PERIODICALLY REVIEW THE WEBSITE. YOUR USE OF THE SERVICE AFTER SUCH CHANGES HAVE BEEN POSTED CONSTITUTES YOUR ACCEPTANCE OF ALL CHANGES .

911 DIALING - EMERGENCY SERVICES You expressly agree and understand that the Product is not intended to support or carry emergency calls to any type of hospital, law enforcement agency, medical care unit or any other kind of emergency service and you recognize and agree that BLC is not required to offer emergency services pursuant to any applicable local and or national rules, regulation or law. You further recognize that BLC is not a replacement for your primary telephone service. By agreeing to this Agreement you understand that additional arrangements must be made to access emergency services and you acknowledge and accept your responsibility to purchase, separately from Product, traditional wireless or wire line telephone service that offers access to Emergency Services. BLC or the Officers are in no way liable for such emergency calls. Neither BLC nor the Officers may be held liable for any claim, damage, or loss, and you hereby waive any and all such claims or causes of action, arising from or relating to the use of Product to contact emergency services personnel .

SERVICE

BLC offers its Service on a monthly basis, the term for which begins on the day that We activate your Service and ends on the day before the same date of the following month. Subsequent terms of this Agreement will automatically renew on a monthly basis unless you provide us a written notice of non-renewal at least 10 days prior to the end on the monthly term in which the notice is given. Service is purchased by you for full monthly terms, which means that if you wish to or attempt to disconnect or cancel the Service prior to the end of the full monthly term; you are still responsible for the full payment through the end of the monthly term. This includes without limitation a disconnect fee if applicable and any unbilled charges which become immediately due and payable. In the event that you do not provide the required 10 day email notice to cancel or terminate, you will be responsible for the next month's full charge. Disconnection, termination or expiration of the Service will not relieve you from your obligation from paying all unpaid and accrued charges due under this Agreement. There is no activation fee for all calling plans. YOU ARE PURCHASING AND RENEWING THE SERVICE FOR FULL MONTHLY TERMS, MEANING THAT IF YOU ATTEMPT TO TERMINATE SERVICE PRIOR TO THE END OF A MONTHLY TERM, YOU WILL BE RESPONSIBLE FOR THE FULL AMOUNT OF ALL CHARGES AND FEES OF ANY KIND RELATED TO YOUR ACCOUNT UNTIL THE END OF THE THEN-CURRENT MONTHLY TERM, INCLUDING WITHOUT LIMITATION UNBILLED CHARGES, ALL OF WHICH IMMEDIATELY BECOME DUE AND PAYABLE. EXPIRATION OF THE TERM OR TERMINATION OF SERVICE DOES NOT EXCUSE THE CUSTOMER FROM PAYING ALL UNPAID, ACCRUED CHARGES DUE IN RELATION TO THE AGREEMENT. If you select or accept a service upgrade or other offered promotion, or a free month service, or some other incentive, there may be a new term commitment that coincides with the benefit, incentive or promotion you accepted. Your new term will begin on the date in which you accept the promotion or activate new equipment and will end on the last day of any subsequent commitment period. Any promotions will disclose the commitment dates and terms. If you disconnect your service before the end of the new commitment period, you agree to pay BLC a recovery fee for such promotion. Recovery fees are cumulative and they are in addition to other fees and charges which you may owe BLC, plus other fees or charges which BLC requires for disconnection of the service. Recovery fees include the amount which equals the difference between the price you paid and the regular offered price of the service or goods at the time in which you accepted the promotion or the equipment .

IP ADDRESS COLLECTION

Non-Personally-Identifiable Information Collected Automatically (IP Addresses). We collect IP addresses. Collection of IP addresses allows us to monitor fraud on our Site .

PROHIBITED USES OF SERVICE

UNLAWFUL

You may use the Service and Devices for lawful purposes only. If we determine, in our sole discretion, that you have used the Service for an unlawful purpose, we reserve the right to terminate your Service immediately. You will be required to pay the full month's charges to the end of the current term, which includes without limitation, all unbilled charges and a disconnect fee, if applicable, which become immediately due and payable upon termination of your Service. We may present or forward relevant information, including your identity, to proper authorities for investigation and prosecution if we have reason to believe you used the Service in an unlawful manner. You hereby consent to the forwarding of such information to the authorities. Additionally, BLC will forward information in a response to law enforcement requests, subpoenas, court orders, and lawful government requests so to protect our rights and property and in any case where failure to disclose information may lead to harm to us, our customers or others .

INAPPROPRIATE CONDUCT

The Service or any Devices may not be used by you in any way that is abusive, harassing, threatening, libelous, deceptive, defamatory, fraudulent or invasive to another's privacy, or any other similar behavior. If in our sole discretion we determine You have used the Service or Devices in the above mentioned manner(s) we reserve the right to terminate your Service immediately and without notice. In such event you are responsible for the full month's charges to the end of the current term which includes without limitation all unbilled charges plus applicable disconnect fees, all of which become immediately due and payable upon termination. We may present or forward relevant information, including you identity, to proper authorities for investigation and prosecution if we have reason to believe you used the Service inappropriately. You hereby consent to the forwarding of such information to the authorities. Additionally, BLC will forward information in a response to law enforcement requests, subpoenas, court orders, and lawful government requests so to protect our rights and property and in any case where failure to disclose information may lead to harm to us, our customers or others. Also, BLC reserves all of its rights at law and equity to proceed against persons who use the Service improperly or illegally .

OUR RIGHT TO DISCONNECT

We have the right to suspend or discontinue service generally, or to disconnect your service, at any time. In addition, we reserve the right to immediately disconnect your service at any time without notice if :

If we determine that you have used our service for an unlawful or inappropriate purpose. If we determine that the use or content does not conform to the requirements in this agreement or that it interferes with our ability to provide service to you or others .

If any charge to your payment method is declined or reversed, your payment method expires and you have not provided us with a valid replacement payment method, or in case of any other non-payment of account charges .

If we determine that you have used our service in violation of laws or jurisdictions outside of BLC service areas .

If we determine that your use of the service at any time was inconsistent with normal inbound or outbound residential usage pattern for the type of plan that you have purchased .

UNLIMITED CALLING PLANS

BLC reserves the right to review usage of unlimited minute usage plans to ensure that there is no end-user abuse of such plans. End-User agrees to use unlimited minute plans for normal voice calls (up to 1,500 minutes per month) and will not employ methods or devices to take advantage of unlimited plans by using service excessively or for means not intended by BLC. BLC may terminate service immediately if, in its sole discretion, End-User is abusively using the unlimited minute plan. BLC reserves the right to make changes to the terms and conditions of this Agreement, the Services and/or the Plan .

USE OF SERVICE BY CUSTOMERS OUTSIDE THE UNITED STATES

BLC allows use of the Service inside or outside of the United States, however we do not support the Service to all countries. BLC does not warrant or represent that the use of the Service is permitted in other such jurisdictions by any and all ISPs. You are solely responsible for any violations of local laws and regulations or any violations of your ISP terms of service which may result. If we determine, in our sole discretion, that you have used the Service = in violation of laws of jurisdiction of governmental authorities, we reserve the right to immediately terminate your Service .

SERVICE DISTINCTIONS

It is important to know that distinctions exist between traditional telecommunications service and the Service we are offering. Our Service is subject to different regulatory treatment than traditional telecommunications services which may limit or affect your rights of redress before regulatory agencies. Our Service is not a telecommunications service and is provided on best effort basis. There are things beyond our control that can affect

your service including but not limited to fluctuations in the internet, power outages, and/or your broadband service. BLC will act in good faith to minimize disruptions to your use of the Service .

NO DIRECTORY LISTING OF PHONE NUMBER

Telephone numbers obtained from BLC will not be listed in any public telephone directory except the BLC Yellow Pages (optional).

LIMITATION OF LIABILITY, INDEMNIFICATION AND WARRANTIES

The term Be LowCall, BLC, or Us, as used in this section shall mean and include Be LowCall, LLC, and its owners affiliates, employees, directors, officers, agents and any other service provider(s) who furnishes services to you in connection with the Service, of this Agreement .

DISCLAIMER OF LIABILITY FOR DAMAGES IN NO EVENT WILL BE LOWCALL, ITS OWNERS, OFFICERS, DIRECTORS, EMPLOYEES, AGENTS OR AFFILIATES OR ANY OTHER SERVICE PROVIDER WHO FURNISHES SERVICES TO YOU IN CONNECTION WITH THE SERVICE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, SPECIAL, EXEMPLARY, COMPENSATORY OR CONSEQUENTIAL DAMAGES, OR FOR OTHER RELATED DAMAGES, INCLUDING BUT NOT LIMITED TO WRONGFUL DEATH, PERSONAL INJURY, PROPERTY DAMAGE, LOSS OF REVENUE OR PROFITS, LOSS OF DATA, OR DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE USE OR INABILITY TO USE THE SERVICE, INCLUDING THE INABILITY TO ACCESS EMERGENCY SERVICE PERSONNEL THROUGH THE 911 DIALING SERVICE OR TO OBTAIN EMERGENCY ASSISTANCE OR HELP. THE LIMITATIONS WHICH ARE SET FORTH HEREIN APPLY TO CLAIMS FOUNDED IN BREACH OF CONTRACT, PRODUCT LIABILITY, BREACH OF CONTRACT, TORT AND ANY AND ALL THEORIES OF LIABILITY AND APPLY WHETHER OR NOT WE WERE INFORMED OF THE LIKELIHOOD OF ANY PARTICULAR TYPE OF DAMAGES .

BE LOWCALL'S ENTIRE LIABILITY FOR ANY CLAIM, LOSS, DAMAGE, OR EXPENSE FROM ANY CAUSE WHATSOEVER, SHALL IN NO EVENT EXCEED SUMS ACTUALLY PAID TO BLC BY YOU FOR THE SPECIFIC SERVICES GIVING RISE TO THE CLAIM .

LIMITATION OF LIABILITY

BLC shall not be liable for any failure or delay to provide the Service, at any time, or from time to time, or any degradation of voice quality or interruption caused by any of the following :

Equipment, facility, or network failure .

Equipment, facility, or network modification or upgrade .

Equipment, facility or network shortage .

Equipment or facility relocation .

Any act or omission of a vendor, service provider, underlying carrier, or other third party .

Outage of or blocking of ports by your ISP or broadband service provider .

Impediments to usage of the Service caused by a third party .

Any act of omission by you or any person using the Service or Device provided .

Loss of power to you causing service, network, facility or equipment failure .

Force majeure events including but not limited to acts of nature, acts of God, fire, strikes, war, riot, acts of terrorism and government action .

Any other cause which is beyond our control which includes without limitation, the failure of an incoming or outgoing communication, the inability of communications, , to be completed, connected or forwarded, and a defect in any manner .

Our aggregate liability under this agreement will in no event exceed the Service charges which coincide with the affected time period .

INDEMNIFICATION

You shall defend, indemnify, and hold harmless BLC in connection with the Service from any and all claims, damages, fines, losses, penalties, costs and expenses, including without limitation attorney fees by or on you or any third party(s) behalf or user of the Service, relating to the Services, including without limitation emergency service Dialing .

NO THIRD PARTY BENEFICIARIES

No provision of this Agreement creates or provides any person or entity which is not a party to this Agreement with any remedy, liability, claim, reimbursement, or cause of action or creates any other third party beneficiary rights .

CONTENT

You are responsible and shall ensure that You and any User of your service comply at all times with all applicable laws, regulations and written and electronic use instructions. You will be liable for any and all liability that may arise from the content transmitted through the Service by you or to any person, whether the person using your service is authorized or unauthorized. If BLC determines, in our sole and absolute discretion, that such use or content does not conform with the requirements which have been set forth in this Agreement, or if we determine your actions or contents interfere with our ability to provide service to others or to you, we reserve the right to terminate or suspend your Service. Also, we reserve the right to remove your users or your content for the Service .

COPYRIGHT

The site and its Content are protected by copyright pursuant to U.S. and international copyright laws, and title to the Content shall not pass to you or any other user. You may not modify, reverse-engineer, disassemble, decompile, transcribe, store in a retrieval system, translate into any language or computer language, re-transmit in electronic, mechanical, photo reproduction, recordation or otherwise in any form or by any means, publish, transmit, participate in the transfer or sale of, reproduce, create new works from, including derivative works, perform, display, distribute, or in any way exploit or alter, any of the Content or Product (Product includes, but is not limited to, calling cards) or the site in whole or in part. Use of the Content or Product in a networked environment is prohibited. None of the Content or Product may be resold or redistributed without the prior written consent of BLC, except that you may reproduce as provided herein .

PROVISIONS INCLUDED IN THIS SECTION SHALL BE APPLIED TO THE FULLEST EXTENT OF THE LAW, BUT IF ANY PORTION OF THIS SECTION IS DETERMINED TO BE UNLAWFUL, THEN THIS SECTION SHALL BE CONSTRUCTED TO LIMIT LIABILITY AGAINST BE LOWCALL TO THE FULLEST EXTENT OF THE LAW .

CHARGES AND PAYMENTS

BILLING

When Service is activated; you must provide us with a payment that we accept and a valid email address. We reserve the right to stop accepting your payment method. If your payment method expires, you change your address, you close your account, or your payment method is cancelled and/or replaced because of theft or loss, you must advise us immediately. We bill all charges, applicable taxes and surcharges in advance on a monthly basis to your payment method provided, which includes but is not limited to: monthly service fees, activation fees, usage charges, international usage charges, premium service and add-ons, equipment purchases, regulatory recovery fees, Federal Universal Service Fee, federal, state, local, and foreign government fees and taxes, termination fees and shipping and handling charges. Some charges for usage based costs may be billed monthly in arrears, as with others charges we decide to bill in arrears. If you are not within our jurisdiction, you are responsible for, and shall pay, any applicable federal, state, provincial, municipal, local or other governmental sales, use, excise, value-added, personal property, public utility or other taxes, fees or charges now in force or enacted in the future, that arise from or as a result of your subscription or use or payment for the Service. Such amounts are in addition to payment for the Service or Devices and will be billed to your credit card as set forth in this Agreement. If you are exempt from payment of such taxes, you shall provide us with an original certificate that satisfies applicable legal requirement attesting to tax-exempt status. Tax exemption will only apply from and after the date we receive such certificate .

YOU ARE PURCHASING AND RENEWING THE SERVICE FOR FULL MONTHLY TERMS, MEANING THAT IF YOU ATTEMPT TO TERMINATE SERVICE PRIOR TO THE END OF A MONTHLY TERM, YOU WILL BE RESPONSIBLE FOR THE FULL AMOUNT OF ALL CHARGES AND FEES OF ANY KIND RELATED TO YOUR ACCOUNT UNTIL THE END OF THE THEN-CURRENT MONTHLY TERM, INCLUDING WITHOUT LIMITATION UNBILLED CHARGES, ALL OF WHICH IMMEDIATELY BECOME DUE AND PAYABLE .

BLC will from time to time introduce new products and services at introductory pricing, which may change from time to time, at our discretion .

Monthly Fees and any additional per minute charges incurred will be deducted from your prepaid debit account or charged directly to your credit card on the same date and at the same time every month. If you are subscribed to a calling plan subject to a Monthly Fee then in the event that your debit Account Balance drops below the level set forth in the Calling Plan Details with respect to your particular calling plan, we may bill and collect more frequently .

BLC bills usage charges in full minute increments which are rounded up to the next full minute unless this creates a conflict with rate schedules established on our website. The following defines our fees :

Monthly Service Fee - The basic charge for your Service including charges defined in your plan .

Usage Charges - BLC bills for minutes used which are above your allowance .

Taxes - BLC is required to bill, collect and pay taxes imposed on our customers by various taxing authorities, including local, state, federal, and other governmental agencies .

Federal Universal Service Fee - A monthly charge BLC is required to contribute to the Federal Universal Service Fund (USF) .(

International Usage Charges - fees associated with calls placed to destinations outside of your plan .

Advanced Features - BLC charges for add-ons and other premium services

DISPUTES IN BILLING

If you dispute any BLC charges on your statement, you must notify us via email within seven (7) days after you received your statement, or you will be deemed to waive your right to contest such charges. Notices of disputed charges should be sent to [HYPERLINK "mailto:support@belowcall.com"](mailto:support@belowcall.com) support@belowcall.com .

PAYMENTS AND COLLECTION

By subscribing to the Service You authorize us to collect your payment from your selected payment method. Your authorization shall remain valid for 30 days following us receiving written notice from you canceling our authority to charge your payment method, if applicable, any other outstanding charges and then we will disconnect your service. In the event any charge to your method of payment is reversed or declined, or your payment method has expired and you have failed to provide a valid replacement method, or in the case of any other non-payment of account charges, we, at our sole and absolute discretion may terminate your Service. If your Service is terminated, you remain fully liable for all charges pursuant to this Agreement. This includes any and all cost incurred to collect such amounts including without limitation, attorney's fees and collections costs. Since it is difficult for us to distinguish between debit and credit cards, You agree to waive your rights stipulated in Regulation E to receive 10 days advance notice from BLC with regards to the amount that we will debit from your account. Messages may be sent from time to time regarding billing, but BLC is not obligated to do so. We may change or stop messages without notice to you .

TAXES

Taxes, fees, or surcharges may be assessed on your Service from BLC by government entities. These charges can change from time to time without notice and may be in the form of a flat fee or a percentage of BLC charges. Charges that may arise due to your use of our Service, which may include federal, state, provincial, municipal, local or other governmental sales, use, excise, value added, public utility, personal property, or other fees and taxes, now in force or enacted in the future are your responsibility. These amounts are in addition to your regular payment for the Service or Devices and will be billed to your account in accordance with the terms of this Agreement. You must provide us with an original certificate that complies with legal requirements certifying tax exempt status if you are exempt from paying any such taxes. Your tax exemption status will only be applicable from the date, and on forward, which we receive such certificate. Mail the original tax exempt certificate to :

Be LowCall USA, LLC

8222S. 48th Street, Suite 240

Phoenix

Arizona 85044

USA

TERMINATION

We reserve the right to terminate or discontinue the Service generally, or to terminate your Service at any time at our sole and absolute discretion. If Service is discontinued generally by us, or we terminate your Service with no stated reason, your responsibility will only be for charges accrued through disconnection date and this may include a pro-rated portion of the final month's charges. If your Service is disconnected because of your breach of any term of this Agreement, you are responsible for the full month's charges to the end of the current term. This includes without limitation unbilled charges and the termination fee, if applicable. This amount shall immediately become due and payable. BLC may report to credit bureaus and pursue collection for unpaid accounts .

MONEY BACK GUARANTEE

We offer a fourteen (14) day money back guarantee from the date Service is activated. This guarantee applies to the first ordered line only, not to secondary or additional lines. We will refund the monthly charge for the first month, and termination fee, if applicable, provided that you cancel the Service within the applicable period and you obtain a valid return authorization number from our Return Department which can be reached at HYPERLINK "mailto:support@belowcall.com" support@belowcall.com

Federal taxes and other applicable taxes may not be refunded. Charges for international usage and directory assistance remain your responsibility and may not be refunded. The cost of airtime used will be deducted from your refund. We reserve the right to revoke this Money Back Guarantee at any time without notice .

DIRECTORY CALLS

We do not provide Directory Assistant service .

OTHER CHARGES

If you use features which we may offer in the future, we will be entitled to collect from you charges imposed on us in connection with these features .

DISPOSABLE CREDIT CARDS

BLC strictly prohibits the use of disposable or "one time use" credit cards. If this type card is used to activate your account, or replace an expired collection payment method, and such use results in us not being able to collect charges for the Service, you will become subject to a \$500.00 US fee as liquidated damages and not as a penalty. Added to this amount will be attorney's fees and collection service fees .

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GOVERNING LAW

This Agreement, including the relationship between You and Us, is governed by the laws of the State of Arizona, USA without regard to its conflict of law provisions. To the extent court action is initiated to enforce an arbitration award or for any other reason consistent with Section 5.2, you shall submit to the personal and exclusive jurisdiction of the courts located within the State of Arizona and waive any objection as to venue or inconvenient forum .

MANDATORY ARBITRATION AND NO JURY TRIAL

Any claim or dispute between Us and You and any member of your household or any employee or guest of yours, rising out of or relating to the Device or Service shall be resolved by arbitration before a single arbitrator administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules. Arbitration will take place in Arizona, USA. The arbitrator's decision will follow the plain meaning of the relevant documents, and will be final and binding. Without placing limits on the above, the parties agree that no arbitrator has the authority to award exemplary or punitive damages and/or to award relief in excess of what this Agreement provides. Judgment on the rendered award by the arbitrators may be entered in any court having jurisdiction thereof. All claims shall be arbitrated individually. You shall not bring or join in any class action of any kind in court or in arbitration or seek to consolidate or bring previously consolidated claims in arbitration .

THIS ARBITRATION PROVISION CONSTITUTES A WAIVER OF ANY RIGHT TO A JURY TRIAL AND AN AGREEMENT TO BE SUBJECT TO JURISDICTION IN, AND CONDUCT ARBITRAL PROCEEDING IN ARIZONA. REGARDLESS OF ANY STATUTE OR LAW TO THE CONTRARY, ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR RELATED TO THE SERVICE MUST BE FILED WITHIN ONE (1) YEAR AFTER SUCH CLAIM OR CAUSE OF ACTION AROSE OR BE FOREVER BARRED .

SEVERABILITY

If any part of this Agreement is legally declared invalid or unenforceable, all other parts of this Agreement will remain valid and enforceable. Such invalidity or non-enforceability will not invalidate or render unenforceable any other portion of this Agreement .

NO WAIVER OF RIGHTS

Our failure to enforce or exercise any right or provision of this Agreement will not constitute a waiver of such right or provision .

ENTIRE AGREEMENT

This Agreement, including the rates for Services found on our website, and any future modifications as may occur, constitute the entire agreement between BLC and You and shall govern the use of our Service by You, members of your household, employees and guests. This Agreement supersedes any prior agreements between BLC and You and any and all prior or contemporaneous statements, writings, commitments, understandings, or representations concerning its subject matter .

FUTURE CHANGES TO THIS AGREEMENT

BLC may change the terms and conditions of this Agreement from time to time. Notices shall be considered given and effective on the date that they are posted on HYPERLINK "<http://www.belowcall.com>" www.belowcall.com. All changes shall become binding upon You on the date they are posted to our website and no further notice by Us is required upon your continued use of the Service. The Agreement when and as posted supersedes all previously agreed to written and electronic terms of service .

PRIVACY

The Service provided by BLC uses in part or in whole, the public internet and third party networks for voice and other communications. BLC shall not be liable for any lack of privacy that may be experienced with regards to the Service. Refer to our privacy policy, available on our website, for additional information .

INTERNATIONAL SHIPPING

Please note that in cases of international shipping, BLC will not be held responsible for any delays resulting from local customs offices or the processing through the local post .

BY MARKING THE CHECKBOX DURING THE SIGNUP PROCESS OR OTHERWISE USING THE SERVICE YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT, UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS .

These Terms and Conditions were last updated on February 6, 2008