



Eduvators LLC Conditions of Use

CONDITIONS OF USE

GENERAL

These Conditions of Use express the relationship between Eduvators LLC (“Eduvators”) and its users and visitors. The Conditions of Use define Eduvators’ relationship with you as you interact with our services and products.

BY USING EDUVATORS.NET (<https://eduvators.net>) (THE “SITE”) YOU ARE CONSENTING TO THE TERMS AND PRACTICES DESCRIBED IN THESE CONDITIONS OF USE.

By accessing our website or services, you confirm that you’re at least 18 years old and meet the minimum age required by the laws in your country. If you are old enough to access our services in your country, but not old enough to have authority to consent to our terms, your parent or legal guardian must agree to our terms on your behalf. If you’re a parent or legal guardian, and you allow your child (who must meet the minimum age for your country) to use the services, then these terms also apply to you and you’re responsible for your child’s activity on the services, including purchases made by them.

LOCATION

Eduvators is a limited liability corporation operated from its offices in the state of Washington in the United States of America. We make no representation that the Site is appropriate or available in other locations. People accessing the Site from other locations do so on their own initiative and are responsible for compliance with applicable local laws.

AGREEMENT

The conditions regarding your use of the Site constitute a legally binding agreement between you and Eduvators and your use of the Site constitutes acknowledgement that you understand and agree to abide by

the terms of this Agreement including any additional terms that govern certain products and services, which will be presented in conjunction with those products and services ("Additional Terms"), such as our [Privacy Policy](#). The Site may also provide participation rules ("Rules"), such as our Site and [Services Use Standards](#) for certain activities and services including community forums, subscription services, and e-commerce services ("Services").

THIRD-PARTY CONTENT

Eduvators does not guarantee the accuracy, timeliness, completeness, or usefulness of Third-Party Content, and is not responsible or liable for any content, advertising, products, or other materials on or available from third-party sites or third-party content creators. You shall not hold Eduvators and/or any Third-Party Provider liable in any way for (a) any inaccuracy of, error, delay in, or omission of the Content or Services; or (b) any loss or damage arising from or occasioned by i) any error or delay in the transmission of such Content or Services; ii) interruption in any such Content or Services due either to any negligent act or omission by any party, iii) to any other cause beyond the reasonable control of Eduvators and/or Third-Party Provider, or iv) non-performance.

DISCLAIMER AND LIMITATIONS OF LIABILITY

EDUVATORS PROVIDES THE SITE, CONTENT, AND THE SERVICES ON AN "AS IS" AND "AS AVAILABLE" BASIS, WITHOUT WARRANTY OF ANY KIND. WITHOUT LIMITING THE FOREGOING, AND TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW, EDUVATORS AND ITS THIRD-PARTY PROVIDERS EXPRESSLY DISCLAIM ANY AND ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, QUIET ENJOYMENT AND NON-INFRINGEMENT, AND ANY WARRANTIES ARISING OUT OF COURSE OF DEALING OR USAGE OF TRADE.

Eduvators makes no warranty that the Services will meet your requirements or be available on an uninterrupted, secure, or error-free basis. Eduvators make no warranty regarding the quality, accuracy, timeliness, truthfulness, completeness or reliability of the Content or Services.

EDUVATORS LLC AND ITS THIRD-PARTY PROVIDERS SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, REVENUE, INCOME, GOODWILL, USE, DATA OR OTHER INTANGIBLE LOSSES, RESULTING FROM: (1) THE USE OF OR THE INABILITY TO USE THE SITE, CONTENT OR THE SERVICE; (2) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES RESULTING FROM ANY GOODS, DATA, INFORMATION OR SERVICES PURCHASED OR OBTAINED OR MESSAGES RECEIVED OR TRANSACTIONS ENTERED INTO, THROUGH OR FROM THE SITE OR SERVICE; (3) ACCESS TO OR ALTERATION OF YOUR ACCOUNT, INACTION, OR NEGLIGENCE; OR (4) ANY OTHER MATTER RELATING TO THE SITE, CONTENT OR THE SERVICE.

IN NO EVENT WILL EDUVATORS' TOTAL LIABILITY ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT OR FROM THE USE OF OR INABILITY TO USE THE SERVICES OR CONTENT EXCEED THE AMOUNTS YOU HAVE PAID TO EDUVATORS FOR USE OF THE SITE AND SERVICES.

THE EXCLUSIONS AND LIMITATIONS OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN EDUVATORS AND YOU.

PRIVACY

Eduvators LLC treats any data that relates to an identified or identifiable individual or that is linked or linkable to them as "personal data." Aggregated data is considered non-personal data for the purposes of this Privacy Policy.

This Privacy Policy covers how Eduvators LLC handles personal data from interacting with the Site, link to third parties on our services, or use or make third-party apps. This Privacy Policy does not apply to how third parties define personal data or how they use it.

Eduvators respects your ability to know, access, correct, transfer, restrict the processing of, and delete your personal data. Where you are requested to consent to the processing of your personal data, you have the right to withdraw your consent at any time.

Personal data collected from you:

- Contact information – such as name, email address, physical address, phone number, or other contact information;
- Payment information - data about your billing address and method of payment, such as bank details, credit, debit, or other payment card information;
- Transaction information - data about purchases products and services; terms you search for; videos you watch; views and interactions with content; purchase activity; people with whom you communicate and share content;
- Fraud prevention information - data used to help identify and prevent fraud;
- Usage data - data about your activity on and use of our offerings, such as app launches within our services, including browsing history; search history; crash data, performance and other diagnostic data; and other usage data;
- Third-party sites - activity on third party sites and apps that use our services.

How we use your information to deliver our services and products:

- To process the terms you search for in order to return results;
- To help you share content by suggesting recipients from your contacts;
- To ensure our services are working as intended, such as tracking outages or troubleshooting issues that you report to us;
- To make improvements to our services — for example, understanding which search terms are most frequently misspelled helps us improve spell-check features used across our services;
- To customize our services for you, including providing recommendations, personalized content, and customized search results;
- For analytics and measurement to understand how our services are used, such as analyzing data about your visits to our sites to optimize product design;
- To interact with you directly, such as send you a notification if we detect suspicious activity; if we detect an attempt to sign in to your account from an unusual location; let you know about upcoming changes or improvements to our services;

To help improve the safety and reliability of our services. This includes detecting, preventing, and responding to fraud, abuse, security risks, and technical issues that could harm our users or the public.

We use different technologies to process your information for these purposes. We use automated systems that analyze your content to provide you with information and products, for example customized search results or other features and services that may interest you. And we analyze your content to help us detect abuse such as spam, malware, and illegal content.

If other users already have your email address or other information that identifies you, we may show them your account information, such as your name. This helps people identify an email coming from you, for example.

Eduvators LLC uses administrative, technical, and physical safeguards to protect your personal data, taking into account the nature of the personal data, the processing, and the threats posed.

COOKIES AND OTHER TECHNOLOGIES

Eduvators' websites, online services, interactive applications, and advertisements may use "cookies" and other technologies such as web beacons. These technologies help us to better understand user behavior including for security and fraud prevention purposes, tell us which parts of our websites people have visited, and facilitate and measure the effectiveness of advertisements and web searches.

Communications cookies - these cookies are used to enable network traffic to and from our systems, including by helping us detect any errors.

Strictly necessary cookies - these cookies are set as required to provide a specific feature or service that you have accessed or requested. For example, they allow us to display our websites in the proper format, to authenticate and verify your transactions, and to preserve the contents of your "Cart" when shopping online with us.

Other cookies - these cookies are used to understand how visitors interact with our websites and online services, including helping us

to assess the effectiveness of advertisements and web searches, as well as to remember choices you make while browsing, so we can provide you with a customized experience.

If you prefer that Eduvators LLC not use cookies, we provide you with the means to disable their use. Certain features of the website may not be available if all cookies are disabled.

If you have questions about our Privacy Policy or privacy practices including where a third-party service provider is acting on our behalf, or you would like to contact us, you can contact us at contact@eduvators.net or you can also ask us questions or submit a privacy complaint to our headquarters office:

Eduvators LLC
12425 S Keeney Road
Spokane, WA. 99224
Office: 509.606.6755

SITE AND SERVICES USE STANDARDS

Your use of the Site is subject to all applicable local, state, national laws, and regulations and, in some cases, international treaties. The Eduvators Site and Services Use Standards includes language that you are solely responsible for all activities, acts and omissions that occur in, from, through or under your username or password. You shall not use, allow, or enable others to use the Site, or knowingly condone use of this Site by others, in any manner that is, attempts to, or is likely to:

- Be libelous, defamatory, indecent, vulgar or obscene, pornographic, sexually explicit or sexually suggestive, racially, culturally, or ethnically offensive, harmful, harassing, intimidating, threatening, hateful, objectionable, discriminatory, or abusive, or which may or may appear to impersonate anyone else;
- Affect Eduvators LLC adversely or reflect negatively on us, our goodwill, name or reputation, or cause duress, distress or discomfort to us or anyone else, or discourage any person, firm or enterprise from using all or any portion, features or functions of the

Site, or from advertising, linking or becoming a supplier to us in connection with the Site;

- Send or result in the transmission of junk e-mail, chain letters, duplicative or unsolicited messages, surveys, contests, pyramid scheme, or so-called "spamming" and "phishing";
- Unless approved by us, be used for commercial or business purposes, including, without limitation, advertising, marketing or offering goods or services, whether or not for financial or any other form of compensation or through linking with any other website or web pages;
- Transmit, distribute or upload programs or material that contain malicious code, such as viruses, timebombs, cancelbots, worms, trojan horses, spyware, or other potentially harmful programs or other material or information;
- Create a false identity for the purpose of misleading others or forge any TCP/IP packet header or part of the header information in any email or newsgroup posting for any reason;
- Disrupt the normal flow of Eduvators Communities with an excessive number of messages (i.e. flooding attack) or that otherwise negatively affects other users' ability to participate in Communities;
- Contact anyone who has asked not to be contacted; "stalk" or otherwise harass anyone;
- Violate any laws, regulations (including, without limitation, laws regarding the transmission of technical data or software exported from the United States), judicial or governmental order or any treaties, or violate or infringe upon any intellectual property rights, rights of publicity or privacy or any other rights of ours or of any other person, firm or enterprise;
- Use any meta tags or other hidden text or metadata utilizing our trademarks, logos, URLs or product names without our express written consent;
- Gain unauthorized access to the Site, other users' accounts, names, passwords, personally identifiable information or other computers, websites or pages, connected or linked to the Site or to use the Site in any manner which violates or is inconsistent with the terms and conditions of this Agreement;

- Modify, disrupt, impair, alter or interfere with the use, features, functions, operation or maintenance of the Site or the rights of use and enjoyment of the Site by any other person, firm or enterprise; or
- Collect, obtain, compile, gather, transmit, reproduce, delete, revise, view or display any material or information, whether personally identifiable or not, posted by or concerning any other person, firm or enterprise, in connection with their or your use of the Site, unless you have obtained the express, prior permission of Eduvators and such other person, firm or enterprise to do so.

If you choose to use the embedded link function, you agree not to embed a link on or within any illegal site, including but not limited to any site that is indecent, obscene, or pornographic or that is determined to be otherwise objectionable in our sole and absolute discretion, and we reserve the right to disable embedded links at any time without notice.

Should Eduvators become aware of any violation of these Site and Services Use Standards we will provide you with advance notice when reasonably possible, describe the reason for our action, and give you an opportunity to correct the problem, unless doing so would cause harm or liability to a user, third party, or violate the law or a legal enforcement authority's order compromise an investigation, compromise the operation, integrity, or security of our services.

If any of your content (1) breaches these terms, service-specific additional terms or policies, (2) violates applicable law, or (3) could harm our users, third parties, or Eduvators, then we reserve the right to take down some or all of that content in accordance with applicable law. Other actions that can be taken could include suspending or terminating your access to Eduvators services and/or products. Eduvators LLC reserves the right to suspend or terminate your access to the services or delete your account if any of these things happen:

- You materially or repeatedly breach these terms, service-specific additional terms or policies;
- If we are required to do so to comply with a legal requirement or a court order;

- Your conduct causes harm or liability to a user or third party—for example, by hacking, phishing, harassing, spamming, misleading others, or scraping content that doesn't belong to you.

For more information about why we disable accounts and what happens when we do, see this Help Center page. If you believe your account has been suspended or terminated in error, you can appeal.

REGISTRATION AND USE OF PASSWORD

We may require each user to have a unique username and password combination to use the Site and may also, from time to time, provide users with additional codes or passwords necessary to access and use certain features or functions of the Site. Please read our [Privacy Policy](#), which describes the personally identifiable information ("Personal Information") we collect, use, disclose, manage, and store. As part of the registration process, you will choose a username and password (or we may assign an initial password, which we will give you the option). Your username and password are personal to you, and you may not allow others to use your username or password under any circumstances. Eduvators is not liable for any harm caused or related to the theft or misappropriation of your username or password, disclosure of your username or password, or your authorization of anyone else to use your username or password. You agree to notify us immediately if you become aware of or believe there is or may have been any unauthorized use of your username or password or any other need to deactivate your username or password due to security concerns.

Your account is only for you. You may only access and use your account in accordance with this Agreement and for your personal use. You may not authorize others to access or use your account, and you may not assign or otherwise transfer your account to any other person or entity. You acknowledge that Eduvators is not responsible from any third party access to your account, particularly any such access that results from theft or misappropriation of your account.

PASSWORDS ARE ISSUED ON A PERSONAL BASIS. ACCORDINGLY, ALL CONTENT OR INSTRUCTIONS TRANSMITTED BY OR RECEIVED FROM ANYONE PRESENTING YOUR PASSWORD ON THE SITE WILL BE DEEMED BINDING ON YOU. You agree that you are solely responsible and liable

for all actions taken via your password, whether made with your knowledge or authority. You agree to guard your password carefully, fully aware that a failure to keep it secure will enable others to engage in transactions through the Site for which you will be legally responsible.

MODIFICATIONS

We reserve the right, at any time and from time to time, for any reason in our sole discretion, to change the terms of this Agreement. We will post or display notices of material changes on the Site and/or e-mail you or notify you upon login about these changes; the form of such notice is at our discretion. Such changes and/or modifications shall become effective immediately upon the posting thereof. Please review the terms of use periodically. Your continued use of the Site following the posting of changes and/or modifications will constitute your acceptance of the revised terms of use. You should periodically review this Agreement, and any applicable Additional Terms, Rules, and the Privacy Policy.

OWNERSHIP OF INTELLECTUAL PROPERTY

We take protection of copyrights, both our own and others, very seriously. We do not claim any ownership rights in any User Content and nothing in this Agreement will be deemed to restrict any rights that you may have to use and exploit your User Content. You are solely responsible for, and assume all liability regarding, any information and content you provide or otherwise make available on the Site, including without limitation content, materials, designs, images, photographs, texts, postings, messages, illustrations, videos, audio and visual materials, graphic materials, artwork, products, works, and information in your profile and in your communications with other users ("User Content").

By submitting any User Content, you (a) represent and warrant that you have all the appropriate rights and permission (including getting permission from others in photos you provide) to provide such User Content to Eduvators, and (ii) grant Eduvators a perpetual, irrevocable, non-exclusive, transferable, sub-licensable, assignable, royalty-free, worldwide license to use any such User Content in connection with operating the Site, Eduvators' Services and/or Content, Third-Party Providers' content and providing these to you and other users, for

marketing and internal research purposes, for external research purposes (for external research, any information will be provided in anonymized and aggregated form), and for any other purpose solely determined by Eduvators. You also represent and warrant that neither your User Content, nor your use and provision of your User Content to be made available through the Site or Eduvators' Services, nor any use of your User Content by us on or through the Site of Eduvators' Services will infringe, misappropriate or violate a third party's intellectual property rights, or rights of publicity or privacy, or result in the violation of any applicable law or regulation.

The contents of this Site, including all Site software, design, text, images, photographs, illustrations, audio and video material, artwork, items, graphic material, databases, Applications, proprietary information and all copyrightable or otherwise legally protectable elements of the Site, including, without limitation, the selection, sequence and 'look and feel' and arrangement of items, and all trademarks, service marks, and trade names (individually and/or collectively, "Material"), are the property of Eduvators LLC and its affiliates, and any of their successors and assigns, and any of their respective licensors, advertisers, suppliers, and operational service providers and are legally protected, without limitation, under U.S. federal and state, as well as applicable foreign laws, regulations and treaties. Upon notice, we will act expeditiously to remove content on the Site that infringes the copyrights of others and will disable access to the Site of anyone who repeatedly infringes on the intellectual property rights of others.

DMCA NOTICE OF ALLEGED COPYRIGHT INFRINGEMENT ("NOTICE")

1. Identify the copyrighted work that you claim has been infringed, or – if multiple copyrighted works are covered by this Notice – you must provide a representative list of the copyrighted works that you claim have been infringed.
2. Identify the material that you claim is infringing (or to be the subject of infringing activity) and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit us to locate

the material, including at a minimum, if applicable, the URL of the link shown on the Site(s) where such material may be found.

3. Provide your mailing address, telephone number, and, if available, email address.

4. Include both of the following statements in the body of the Notice:

"I hereby state that I have a good faith belief that the disputed use of the copyrighted material is not authorized by the copyright owner, its agent, or the law (e.g., as a fair use)."

"I hereby state that the information in this Notice is accurate and, under penalty of perjury, that I am the owner, or authorized to act on behalf of the owner, of the copyright or of an exclusive right under the copyright that is allegedly infringed."

5. Provide your full legal name and your electronic or physical signature.

Deliver this Notice, with all items completed, to Eduvators at contact@eduvators.net.

ACCESSIBILITY

At Eduvators, we believe in equal access for all people--including those with disabilities. Therefore, we aim to comply with accessibility standards and guidelines and applicable laws and regulations. For digital resources developed by Eduvators, we aim to comply with Web Content Accessibility Guidelines (WCAG), 2.1 level AA standards (WCAG)

ARTIFICIAL INTELLIGENCE USE

Content and works created by Eduvators LLC and used in Eduvators courses, products, communities, other resources, and throughout our platform may have been initially generated using artificial intelligence technology and was subsequently edited and refined by Eduvators team members. While the core ideas and visuals may have been produced by an AI model, the final content has been reviewed, adjusted, and approved by a team member to ensure accuracy, coherence, and alignment with our quality and ethical standards.

ADVERTISING

From time to time, during your use of the Site, you may communicate with, receive communications from, be redirected to interact with, or participate in or use the services or obtain goods and services of or from, third parties such as our advertisers, sponsors, or promotional partners (collectively, the "Advertisers"). All such communication, interaction and participation is between you and such Advertisers and we shall not be responsible or liable to you in any way in connection with these activities or transactions (including, without limitation, any representations, warranties, covenants, contracts or other terms or conditions that may exist between you and the Advertiser or any goods or services you may purchase or obtain from any Advertiser).

You grant Eduvators permission and the right to (a) identify you as a user and to use your information and Material across Eduvators marketing materials (e.g., the Site, emails, presentations, brochures), and (b) develop content around your experience as a Eduvators user. Eduvators will make reasonable efforts to use your Material in accordance with any reasonable brand guidelines that you provide to us in writing prior to our use.

AGREEMENT TO DEAL ELECTRONICALLY

All transactions with or through the Site or Eduvators may, at our option, be conducted and executed electronically. We may keep records of any type of communication conducted via the Site. All electronic records are deemed sent when they are properly addressed to the recipient and the record enters an information processing system outside the control of the sender or the record enters a region of an information processing system under the recipient's control. All electronic records are received when the record enters an information processing system that the recipient has designated or uses for the purpose of receiving electronic records or information of the type sent, in a form capable of being processed by that system, and from which the recipient is able to retrieve the electronic record.

TRANSACTIONS

Eduvators may make available the ability to purchase or otherwise obtain certain products or services (a "Transaction"). If you desire to engage in a Transaction, you may be asked to supply certain relevant information, such as your payment card number and its expiration date, your billing address and your shipping information. YOU REPRESENT AND WARRANT THAT YOU HAVE THE RIGHT TO USE ANY PAYMENT CARD OR PAYMENT SERVICE THAT YOU SUBMIT IN CONNECTION WITH A TRANSACTION. By submitting such information, you grant to Eduvators the right to provide such information to third parties for purposes of facilitating Transactions. Verification of information may be required prior to the acknowledgment or completion of any Transaction. By making a Transaction, you represent that the applicable products or services will be used only in a lawful manner.

Eduvators reserves the right, including without prior notice, to limit the available quantity of or discontinue making available any product or service; to impose conditions on the honoring of any coupon, discount or similar promotion; to bar any user from making any Transaction; and to refuse to provide any user with any product or service. We make no representations as to the accuracy, validity, timeliness, completeness or reliability of listings, descriptions or images of products or services (including any features, specifications and prices contained therein), and such information and the availability of any product or service (including the validity of any price, coupon or discount) is subject to change at any time without notice. We make reasonable efforts to accurately display the attributes of products or services, including the applicable colors, however the actual colors you see will depend on your device, software and settings, and we cannot guarantee that your device will accurately display such colors.

Without limiting the foregoing, Eduvators reserves the right to revoke any offer and correct any errors, inaccuracies or omissions, including after an order has been submitted (whether or not the order has been confirmed and your credit card charged). If an order is cancelled after you have been charged, Eduvators may issue a credit to your credit card account or bank account (for debit card transactions) in the amount of the charge (see your individual bank's policies as to when this amount

will be credited to your account). Refunds will be subject to Eduvators' applicable refund policies below. You agree to pay all charges incurred by you or on your behalf, at the prices in effect when such charges are incurred, including any shipping and handling charges. In addition, you are responsible for any taxes applicable to your Transactions. The receipt of an e-mail order confirmation does not constitute our acceptance of an order or our confirmation of an offer to sell a product or service.

If applicable, products or services will be shipped to an address designated by you, so long as such address is complete and complies with shipping restrictions. All Transactions with respect to physical products or services are made pursuant to a shipment contract and, as a result, risk of loss and title for such products or services pass to you upon delivery of such products or services to the carrier. You are responsible for filing any claims with carriers for damaged and/or lost shipments.

REFUND POLICY

Customers may cancel their membership within 10 days of the initial purchase or renewal date to be eligible for a full refund.

To be eligible for a refund, customers must email a refund request to contact@eduvators.net. Refunds will only be issued to the original payment method used for the membership purchase. No refunds will be granted for membership cancellations made after the membership term has ended. Refunds will not be issued if the customer violates the terms of service or engages in fraudulent activity.

To request a refund, customers must log in to their account and navigate to the membership settings to initiate the cancellation process. Refunds will be processed within 7-10 business days and issued back to the original payment method used for the subscription purchase. It may take up to 5 business days for refunds to appear in the customer's account or on their credit card statement, depending on their financial institution.

This refund policy is communicated to customers during the membership signup process and is also available on our website's Conditions of Use page. We reserve the right to modify this refund policy at any time.

LIMITED NON-COMMERCIAL LICENSE TO USE SITE

Eduvators hereby grants you a limited license to use the Site only for the purposes of accessing, viewing or playing content, posting or submitting User Material, using the embedded link function, placing product orders or for accessing information, Applications and services solely for your non-commercial, non-exclusive, non-assignable, non-transferable and limited personal use and for no other purposes. You must not alter, delete or conceal any copyright or other notices contained on the Site, including notices on any Material you download, transmit, display, print or reproduce from the Site. You shall not, nor will you allow any third party (whether or not for your benefit) to reproduce, modify, create derivative works from, display, perform, publish, distribute, disseminate, broadcast or circulate to any third party (including, without limitation, on or via a third party website), or otherwise use, any Material without the express prior written consent of Eduvators. Any unauthorized or prohibited use of any Material may subject you to civil liability, criminal prosecution, or both, under applicable federal, state and local laws.

Eduvators reserves the right to suspend or deny, in its sole discretion, your use of all or any portion of the Site not expressly granted to you herein are reserved to Eduvators. You understand, acknowledge, and agree that we may, at our sole discretion and without liability to any user, terminate our offer to pay out money to any user.

USER SUBMISSION AGREEMENT

Eduvators may allow you to submit or post materials such as comments, ratings and reviews, text, images, videos, audio recordings, files, videos, podcasts or any other content or materials that users contribute to the platform. Your use of such features must comply with the [User Submissions Guidelines](#) below and the [Site and Services Use Standards](#) above, which may be updated from time to time, and if we become aware of materials that violate our User Submission Guidelines or Site and Services Use Standards we will remove them. If you see materials that do not comply with the User Submissions Guidelines or Site and Services Use Standards, including any offensive, abusive, or illegal content, please let us know at contact@eduvators.net.

Except to the extent prohibited by law, you hereby grant Eduvators a worldwide, royalty-free, perpetual, irrevocable, transferable, sub-licensable, assignable, non-exclusive license to use the materials you submit within the Services and related marketing as well as to use the materials you submit for Eduvators internal purposes. Eduvators may monitor and decide to remove or edit any submitted material, including via automated content filters and/or human review.

Submissions Guidelines

You may not use Eduvators.net to:

- post any materials that (i) you do not have permission, right or license to use, or (ii) infringe on the rights of any third party;
- post objectionable, offensive, unlawful, deceptive, inaccurate, or harmful content;
- post personal, private or confidential information belonging to others;
- request personal information from a minor;
- impersonate or misrepresent your affiliation with another person, or entity;
- post or transmit spam, including but not limited to unsolicited or unauthorized advertising, promotional materials, or informational announcements;
- post, modify, or remove a rating or review in exchange for any kind of compensation or incentive;
- post a dishonest, abusive, harmful, misleading, or bad-faith rating or review, or a rating or review that is irrelevant to the Content being reviewed;
- plan or engage in any illegal, fraudulent, or manipulative activity.

FULL USER RIGHTS TO USE APPLICATION OUTPUT

Eduvators offers the ability to utilize specific applications, encompassing, but not limited to, instant messages, chat areas, bulletin boards, email functions, software, and services that allow you to download specific

content from the Site to your computer and software that enables your "Applications".

The use of each Application is governed by the end-user license agreement ("EULA") that comes with or is included in the Application or is explicitly stated on the Site pages accompanying the Application and this Agreement. In the absence of a EULA accompanying the Application, this Agreement will govern your use of the Application. You may not download or use any Application from the Site without agreeing to the EULA, if any, and this Agreement. Certain Applications may be owned by third parties and distributed under a third-party EULA, and you agree that Eduvators shall not be responsible for any loss or damage relating to your dealings with such third parties.

In contrast to the previous limitations, and unless explicitly stated otherwise in the EULA, you are granted limited rights to the output generated by the Application. This includes the complete ownership and full rights to utilize, modify, reproduce, and distribute the output content. All content created by the Application and delivered to you is entirely yours, and you are free to use it for both personal and commercial purposes without any restrictions.

Eduvators, however, reserves the right to cease support for any Application or terminate your use of or access to any Application.

Applications you use or download from the Site may contain third-party digital rights management systems ("DRMS"), which may allow for communication between your software and the third party, and employ security features (e.g., preventing distribution of or access to the Applications in the event of unauthorized use). These DRMS are subject to their own license agreements, and you agree that Eduvators shall not be responsible for any loss or damage relating to your dealings with such third parties. The Applications may also contain DRMS produced by Eduvators, which allow for communication between the Applications you use or download and our systems, and which collect information describing your computer system to prevent illegal or unauthorized use of the Applications. The DRMS for subscription services and Applications licensed from the Site may transmit specific pieces of information when you either enter a purchase key or sign in with your subscription service username and password, including, but not limited to, Operating System,

CPU Version Information, BIOS Version Information, and Size of Physical Memory.

WIRELESS MARKETING SERVICES AND PROMOTIONAL OPPORTUNITIES

We may provide users the opportunity to register for special promotions, services, news, programming, and information delivered via text messaging and other wireless devices such as mobile phones. Users must provide their consent to receive such information by complying with the specific terms related to such offering. Information that may be requested for specific promotions includes, without limitation, a user's preferences regarding goods or services or other similar survey information. Depending on the promotion, we may also collect an email address or other information and, depending on the information collected, the user may also be required to confirm his or her agreement to this Agreement and, including without limitation, the [Privacy Policy](#) and/or Additional Terms or Rules.

Under no circumstances will Eduvators or any Affiliates be responsible for any wireless email or text messaging charges incurred by a user or by a person that has access to a user's wireless device, telephone number, or email address.

You understand, acknowledge, and agree that we may, at our sole discretion and without liability to any user, terminate our offer of any specific wireless marketing service or all wireless marketing services at any time without advance notice. We may provide notice of such terminations or changes on this Site.

CONTESTS, SWEEPSTAKES, AND PROMOTIONS

From time to time, Eduvators, the Affiliates or the Site's operational service providers, suppliers, and Advertisers, may conduct promotions on or through the Site, including, without limitation, contests, and sweepstakes ("Promotions") which may be subject to Additional Terms and/or Rules.

HYPERLINKS TO THIRD PARTY SITES

The appearance, availability, or your use of URLs or hyperlinks referenced or included anywhere on the Site or any other form of link or re-direction of your connection to, with or through the Site, does not constitute an endorsement by, nor does it incur any obligation, responsibility or liability on the part of, the Site, Eduvators, or any of its Affiliates, any of their successors and assigns, and any of their respective officers, directors, employees, agents, representatives, licensors, Advertisers, suppliers, and operational service providers. We do not verify, endorse or have any responsibility for any such third-party sites, their business practices (including their privacy policies), or any goods or services associated with or obtained in connection with any such site, whether the Site's, Eduvators', or any of its Affiliates' logo or sponsorship identification is on the third-party site as part of a co-branding or promotional arrangement. If any third-party site obtains or collects Personal Information from you, in no event shall we assume or have any responsibility or liability. Please read our Privacy Policy, which describes how Eduvators collects and uses your Personal Information and co-branding relationships.

ADS AND MALWARE

We are always on the lookout for technical glitches that affect how the Site works. When we find them on our end, we will fix them. Unfortunately, your home computer may cause some glitches that affect how you see our Site -- and that is beyond our control.

If you experience any unusual behavior, content, or ads on the Site, it may be the result of malware on your computer. Malware includes computer viruses, key loggers, malicious active content, rogue programs and dialers, among others. While we continuously work closely with our partners to ensure that everything on the Site is working properly, sometimes malware programs on your personal computer may interfere with your experience on our Site and on other sites that you visit.

Please note Eduvators shall not be responsible for the effects of any third-party software including malware on your computer system. Please make sure to carefully read the Help or Customer Support areas of any software download site.

If, after taking the above actions, you are still experiencing any problems, please feel free to contact us at contact@eduvators.net

DEACTIVATION/TERMINATION OF YOUR REGISTRATION OR USE

If you are registered to use the Site, you may deactivate your account on the Site, at any time and for any reason, by logging in to your account and then from the dashboard select the "Site Membership" tab, scroll to the bottom of the page (the bottom of the box with the plan description), then select "Cancel Plan". We may terminate your use of and registration on the Site at any time and for any reason, with or without cause, without prior notice to you and without any liability or further obligation of any kind whatsoever to you or any other party.

ASSUMPTION OF RISKS AND MATURE CONTENT

YOU ASSUME ALL RISKS THAT THE SITE, CONTENT, USER MATERIALS, APPLICATIONS, AND RELATED INFORMATION ARE SUITABLE OR ACCURATE FOR YOUR NEEDS AND WILL BE UNINTERRUPTED, TIMELY, SECURE OR ERROR-FREE. ANY APPLICATIONS DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE SITE ARE AT YOUR OWN DISCRETION AND RISK AND YOU ARE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER OR LOSS OF DATA. BY PARTICIPATING IN COMMUNITIES OR VISITING CHAT ROOMS YOU MAY BE EXPOSED TO RUDE, CRUDE, INDECENT, OR OTHER OFFENSIVE LANGUAGE OR REFERENCES. YOU AGREE THAT EDUVATORS OR ANY OF ITS AFFILIATES OR AGENTS SHALL NOT BE RESPONSIBLE FOR ANY LOSS OR DAMAGE OF ANY SORT RELATING TO YOUR DEALINGS WITH ANY THIRD-PARTY ADVERTISER OR CONTENT PROVIDER ON THE SITE.

INDEMNIFICATION

You agree to indemnify, defend and hold the Site, Eduvators, and any of its Affiliates, or any of their successors and assigns, and any of their respective officers, directors, employees, agents, representatives, licensors, Advertisers, suppliers, and operational service providers harmless from and against any and all claims, actions, disputes, demands, liabilities, losses, expenses, damages and costs (including

reasonable legal and accounting fees), arising out of or in any way connected from (a) your access to or use of the Site, Eduvators' Services and/or Content, or Third-Party Providers' content; (b) your User Content or postings; or (c) any breach or violation of this Agreement, [Privacy Policy](#), or [community rules](#) by you.

INTERNATIONAL USAGE

This Site is controlled and operated by Eduvators from its offices within the state of Washington, United States of America. Eduvators makes no representation that the Site, Applications, or related information offered by Eduvators are appropriate or available in other locations. Those who choose to access the Site from other locations do so on their own initiative and are responsible for compliance with local laws, if and to the extent local laws are applicable.

NOTICES

Except as expressly stated otherwise, any notices required or allowed under this Agreement shall be given to Eduvators by postal mail to: Eduvators LLC, Attn: Business Affairs, 12425 S Keeney Rd, Spokane, WA 99224, or as to a successor address that Eduvators makes available on the Site or through other reasonable manner.

DISPUTE RESOLUTIONS

Mandatory Arbitration of Disputes. We each agree that any dispute, claim or controversy arising out of or relating to these Conditions of Use or the breach, termination, enforcement, interpretation or validity thereof or the use of the Site or Eduvators' products or Services or your relationship with Eduvators, whether based in contract, tort, statute, fraud, misrepresentation or any other legal theory (collectively, "Disputes") will be resolved solely by binding, individual arbitration and not in a class, representative or consolidated action or proceeding (the "Arbitration Agreement"). You and Eduvators agree that the U.S. Federal Arbitration Act governs the interpretation and enforcement of this Arbitration Agreement, and that you and Eduvators are each waiving the right to a trial by jury or to participate in a class action. This arbitration provision shall survive termination of this Arbitration Agreement.

Pre-Demand Notice. You and Eduvators agree that you will notify each other in writing of any dispute within thirty (30) days of when it arises ("Pre-Demand Notice"). The Pre-Demand Notice to Eduvators shall be sent to: Eduvators LLC, Attn: Business Affairs, 12425 S Keeney Rd, Spokane, WA 99224. A Pre-Demand Notice is only valid when it (i) pertains to, is on behalf of, and is signed by a single individual, and (ii) includes the name of the claiming party, your or Eduvators' mailing address, the email address or phone number associated with your Eduvators account, and a detailed description of the dispute and relief sought. A Pre-Demand Notice brought on behalf of multiple individuals is invalid as to all.

You and Eduvators further agree: to attempt informal resolution prior to any demand for arbitration, including to meet and confer, via teleconference or videoconference, in a good faith effort to informally resolve any claim or dispute, with counsel present, if either party is represented; that participation in an informal dispute resolution conference is a condition precedent to commencing arbitration, and that the arbitrator shall dismiss any arbitration filed without fully and completely complying with the informal dispute resolution procedures; that arbitration may only be filed if the dispute is not resolved informally within sixty (60) calendar days of when either you or Eduvators submits a Pre-Demand Notice; and that the state or federal courts of Washington have exclusive jurisdiction over any appeals of an arbitration award and over any suit between the parties not subject to arbitration. Other than class procedures and remedies discussed below, the arbitrator has the authority to grant any remedy that would otherwise be available in court.

Conducting Arbitration and Arbitration Rules. If you and Eduvators are unable to resolve the Dispute within 60 days, either party may proceed to file a claim for arbitration. The arbitration will be conducted confidentially by a single arbitrator governed by these terms and the American Arbitration Association Rules, excluding any rules or procedures governing or permitting class or representative actions (the "AAA Rules"), available at <https://www.adr.org/active-rules>. These terms will govern if there is a conflict between these terms and the AAA Rules.

To begin the arbitration process, you or Eduvators must submit notice by certified mail of the claim with an individualized arbitration demand. To

be valid, the demand must contain the name and signature of the claiming party (you or Eduvators), your or Eduvators' mailing address, the email address or phone number associated with your Eduvators account (if applicable), and a detailed description of the dispute and the relief sought. Notice to Eduvators must be submitted to our registered agent: Eduvators LLC, Attn: Business Affairs, 12425 S Keeney Rd, Spokane, WA 99224.

AAA sets forth fees for its services, which are available at www.adr.org/sites/default/files/Consumer-Fee_Schedule.pdf. If Eduvators is the party initiating an arbitration against you, Eduvators will pay all costs associated with the arbitration, including the entire filing fee. If you initiate an arbitration against Eduvators, you will be responsible for the first \$5000 toward the nonrefundable fees, unless the arbitrator determines that you are unable to pay, in which case Eduvators will pay the entire filing fee.

In all arbitrations, unless otherwise required by law or the AAA Rules, you're responsible for all other additional arbitration costs incurred, including attorney's fees and expert witness costs. The parties agree that AAA has discretion to modify the amount or timing of any administrative or arbitration fees due under AAA's Rules where it deems appropriate, and you waive any objection to such fee modification. The parties also agree that a good-faith challenge by either party to the fees imposed by AAA does not constitute a default, waiver, or breach of this section while such challenge remains pending before AAA, the arbitrator, and/or a court of competent jurisdiction.

Class Action Waiver. Whether the dispute is heard in arbitration or in court, you and Eduvators will not commence, except as specified below, against the other a class action, class arbitration, or other representative action or proceeding. **YOU AND EDUVATORS AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY, AND NOT ON A CLASS, COLLECTIVE, REPRESENTATIVE, OR MASS ACTION BASIS, AND THE PARTIES HEREBY WAIVE ALL RIGHTS TO HAVE ANY DISPUTE BE BROUGHT, HEARD, ADMINISTERED, RESOLVED, OR ARBITRATED ON A CLASS, COLLECTIVE, REPRESENTATIVE, OR MASS ACTION BASIS.** Further, if the parties' dispute is resolved through arbitration, the arbitrator may not consolidate another person's claims

with your claims, and may not otherwise preside over any form of a representative or class proceeding. Subject to this Arbitration Agreement, the arbitrator may award declaratory or injunctive relief only in favor of the individual party seeking relief and only to the extent necessary to provide relief warranted by the party's individual claim. Notwithstanding anything to the contrary in this Agreement, if a court decides by means of a final decision, not subject to any further appeal or recourse, that the limitations of this section are invalid or unenforceable as to a particular claim or request for relief (such as a request for public injunctive relief), you and Eduvators agree that that particular claim or request for relief (and only that particular claim or request for relief) shall be severed from the arbitration and shall be pursued in the state or federal courts of competent jurisdiction as specified herein. The litigation of those claims will be stayed pending the outcome of any individual claims in arbitration. This subsection does not prevent you or Eduvators from participating in a class-wide settlement of claims. This section shall not preclude the use of bellwether arbitrations or global mediation as described in below, nor does it preclude the application of the arbitration provider's fee schedules for mass arbitrations, as applicable.

Bellwether Arbitrations. To increase the efficiency of administration and resolution of arbitrations, you and Eduvators agree that if there are fifteen (15) or more individual arbitration demands of a substantially similar nature brought against either party by or with the assistance of the same law firm, group of law firms, or organizations within a two hundred and seventy (270) day period ("Mass Filing"), the parties shall select ten (10) individual arbitration demands (five (5) per side) for arbitration to proceed ("Bellwether Arbitrations"). Only those ten (10) arbitration demands shall be filed with the arbitration provider, and the parties shall hold in abeyance, and not file, the non-Bellwether Arbitrations. The statutes of limitation shall remain tolled when non-Bellwether arbitration demands are held in abeyance. While the Bellwether Arbitrations are adjudicated, no other demand for arbitration that is part of the Mass Filing may be processed, administrated, or adjudicated, and no filing or other administrative costs for such a demand for arbitration shall be due from either party to the arbitration provider. If, contrary to this provision, a party prematurely files non-

Bellwether Arbitrations with the arbitration provider, the parties agree that the arbitration provider shall hold those demands in abeyance.

All parties agree that arbitration demands are of a “substantially similar nature” if they arise out of or relate to the same event or factual scenario and raise the same or similar legal issues and seek the same or similar relief. Any party may request that the arbitration provider appoint a sole standing administrative arbitrator (“Administrative Arbitrator”) to determine threshold questions such as (i) whether the Bellwether Arbitration process is applicable or enforceable, (ii) whether particular demand(s) are part of a Mass Filing, and (iii) whether demands within a Mass Filing were filed in accordance with this Agreement. In an effort to expedite resolution of any such dispute by the Administrative Arbitrator, the parties agree that the Administrative Arbitrator may set forth such procedures as are necessary to resolve any disputes promptly. The parties shall work in good faith with the arbitrator to complete each Bellwether Arbitration within one hundred and twenty (120) calendar days of its initial pre-hearing conference.

Global Mediation. Following resolution of the Bellwether Arbitrations, the parties agree to engage in a global mediation of all remaining arbitration demands comprising the Mass Filing (“Global Mediation”). The Global Mediation shall be administered by the arbitration provider administering the Bellwether Arbitrations. If the parties are unable to resolve the remaining demands for arbitration comprising the Mass Filing within one hundred and eighty (180) calendar days following the mediation, the remaining demands for arbitration comprising the Mass Filing shall be filed and administered by the arbitration provider on an individual basis pursuant to the arbitration provider’s rules, unless the parties mutually agree otherwise in writing. Any party may request that the arbitration provider appoint an Administrative Arbitrator to determine threshold questions regarding the newly filed demands.

The parties agree to cooperate in good faith with the arbitration provider to implement the Bellwether Arbitration process, including the payment of filing and administrative costs for the Bellwether Arbitrations, deferring any filing costs associated with the non-Bellwether Arbitration Mass Filings until the Bellwether Arbitrations and subsequent Global Mediation have concluded, and cooperate on any steps to minimize the

time and costs of arbitration, which may include: (i) the appointment of a discovery special master to assist the arbitrator in the resolution of discovery disputes; and (ii) the adoption of an expedited calendar of the arbitration proceedings. This Bellwether Arbitration provision shall in no way be interpreted as authorizing a class, collective, or mass action of any kind, or an arbitration involving joint or consolidated claims under any circumstances, except as expressly set forth in this provision. The statutes of limitation applicable to each arbitration demand within a Mass Filing shall remain tolled from the time a party makes a Pre-Arbitration Demand to the time when that party files the arbitration demand with the arbitration provider.

Settlement Offers and Offers of Judgment. At least ten (10) calendar days before the date set for the arbitration hearing, you or Eduvators may serve a written offer of judgment upon the other party to allow judgment on specified terms. If the offer is accepted, the offer with proof of acceptance shall be submitted to the arbitration provider, who shall enter judgment accordingly. If the offer is not accepted prior to the arbitration hearing or within thirty (30) calendar days after it is made, whichever occurs first, it shall be deemed withdrawn, and cannot be given as evidence in the arbitration. If an offer made by one party is not accepted by the other party, and the other party fails to obtain a more favorable award, the other party shall not recover their post-offer costs and shall pay the offering party's costs from the time of the offer (which, solely for purposes of offers of judgment, may include reasonable attorneys' fees to the extent they are recoverable by statute, in an amount not to exceed the damages awarded).

The parties agree that any disputes with respect to settlement offer(s) or offer(s) of judgment in a Mass Filing are to be resolved by a single arbitrator to the extent such offers contain the same material terms. For arbitrations involving represented parties, the represented parties' attorneys agree to communicate individual settlement offer(s) or offer(s) of judgment to each and every arbitration claimant or respondent to whom such offers are extended.

Effect of Changes on Arbitration. If Eduvators changes any of the terms of this section "Dispute Resolution" after the date you first accepted this Agreement (or accepted any subsequent changes to this Agreement),

you may reject any such change by sending us written notice, or by reaching out to Eduvators at contact@eduvators.net within thirty (30) days of the date such change became effective, as indicated in the "Last Updated" date below or in the date of Eduvators' email to you notifying you of such change. In submitting the email, you must provide your full name, the phone number or email address associated with your individual Eduvators account, and an unequivocal statement that you opt out of the changes to this Arbitration Agreement. An opt-out notice that purports to opt out multiple parties will be invalid as to all such parties. No individual may effectuate an opt out on behalf of other individuals. By rejecting any change to this Arbitration Agreement, you are agreeing that you will arbitrate any Dispute between you and Eduvators in accordance with the terms of this section "Dispute Resolution" as of the date you first accepted this Agreement (or accepted any subsequent changes to this Agreement).

Severability. With the exception of any of the provisions the "Class Action Waiver", if any part of this Agreement is found to be invalid or unenforceable, then that provision will be severed; however, the other parts of this Agreement will still apply and shall be interpreted to achieve the closest possible intent to the original intent of this section, inclusive of the severed provision. If a court decides that any of the provisions in the Arbitration Agreement above is invalid or unenforceable because it would prevent the exercise of a non-waivable right to pursue public injunctive relief, then any dispute regarding the entitlement to such relief (and only that relief) must be severed from arbitration and may be litigated in court. All other disputes subject to arbitration under the terms of the Arbitration Agreement shall be arbitrated under its terms.

LAW THAT APPLIES TO THIS AGREEMENT; MISCELLANEOUS TERMS

Your use of the Site and this Agreement, Conditions of Use, Privacy Policy, EULAs, service-specific additional terms, any related services, any Additional Terms or Rules, and any and all disputes arising out of or relating them shall be governed by, construed and enforced in accordance with the laws of the State of Washington without giving effect to any choice or conflict of law provision or rule, whether of any other

state or any other jurisdiction that would cause the application of laws of any jurisdiction other than those of the State of Washington.

Any and all legal suits, actions or proceedings arising out of or related to, directly or indirectly, your use of the Site or this Agreement, Conditions of Use, Privacy Policy, EULAs, service-specific additional terms, any related services, any Additional Terms or Rule, or the licenses or rights granted hereunder, shall be instituted in the exclusive jurisdiction and venue of the state and federal Courts of the State of Washington, in each case located in the city of Spokane and County of Spokane, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such suit, action or proceeding. You agree you shall not object to such jurisdiction or venue on the grounds of lack of personal jurisdiction, forum non conveniens or otherwise.

IN ANY ACTION OR PROCEEDING COMMENCED TO ENFORCE ANY RIGHT OR OBLIGATION OF THE PARTIES UNDER THIS AGREEMENT, YOUR USE OF THE SITE OR WITH RESPECT TO THE SUBJECT MATTER HEREOF, YOU HEREBY WAIVE ANY RIGHT YOU MAY NOW HAVE OR HEREAFTER POSSESS TO A TRIAL BY JURY.

The headings in this Agreement are for reference only and do not affect the interpretation of this Agreement.

All notices and communications under this Agreement must be provided in the English language. If we provide a translation of the English language version of this Agreement, then the English language version of this Agreement controls in the event of conflict or inconsistency.

You may not assign or transfer this Agreement, by operation of law or otherwise, without Eduvators' prior written consent. Any attempt by you to assign or transfer this Agreement, without such consent, will be null. Eduvators may freely assign or transfer this Agreement without restriction. Subject to the foregoing, this Agreement will bind and inure to the benefit of the parties, their successors and permitted assigns.

Any delay or failure by Eduvators to perform its obligations under this Agreement shall be excused to the extent that the delay or failure was caused directly by an event beyond Eduvators' control, without Eduvators' fault or negligence and that by its nature could not have been foreseen by Eduvators, or if it could have been foreseen, was

unavoidable (which events may include natural disasters, epidemics, pandemics, explosions, riots, wars or acts of terrorism).

Eduvators' failure to exercise any right or enforce any condition or provision under this Agreement does not operate as a current or future waiver. For any waiver to be effective against us, the waiver must be in a writing signed by Eduvators' duly authorized representative.

This Agreement, together with any Additional Terms, Rules, our Privacy Policy and any other regulations, procedures, and policies which we refer to and which are hereby incorporated by reference, contains the entire understanding and agreement between you and us and supersedes any and all prior or inconsistent understandings relating to the Site and your use of the Site. This Agreement cannot be changed or terminated orally. If any provision of this Agreement is held to be illegal, invalid, or unenforceable, this will not affect any other provisions and the Agreement will be deemed amended to the extent necessary to make it legal, valid, and enforceable. Any provision which must survive in order to allow us to enforce its meaning shall survive the termination of this Agreement; however, no action arising out of this Agreement or your use of the Site, regardless of form or the basis of the claim, may be brought by you more than one (1) year after the cause of action has arisen (or if multiple causes, from the date the first such cause arose).

Eduvators LLC

This Conditions of Use Agreement was last modified April 25, 2024 and is effective immediately.