Terms of Use https://www.allphase5.com ZBT Services, LLC dba ALL PHASE 5 ("ALL PHASE 5") operates https://www.allphase5.com the Web Site, its Mobile Applications, or any other means of providing electronic communications ("Site or Web Page") with the user, you, individual, collectively ("you") to provide online access to information about ALL PHASE 5 and the products, services, and opportunities we provide. By accessing and using this Site, you agree to each of the terms and conditions set forth herein. Additional terms and conditions applicable to specific areas of this Site or to particular content or transactions are also posted in particular areas of the Site and, together with these terms of use, govern your use of those areas, content or transactions. These terms of use, together with applicable additional terms and conditions, are referred to as this "Agreement." ALL PHASE 5 reserves the right to modify this Agreement at any time without giving you prior notice. Your use of the Site following any such modification constitutes your agreement to follow and be bound by the Agreement as modified. It is important that you read and understand all of the Terms and Conditions as this is a binding agreement. Please also note for transparency we have put in BOLD the ARBITRATION and DISCLAIMER provision as well as the right to OPT IN or to OPT OUT. 1. Use of the Web Page, Mobile Applications, and other means - the "Site". You may use this Site, and the information, writings, images and/or other works that you see, on the Site solely for your non-commercial, personal purposes and/or to learn about ALL PHASE 5's products and services. No right, title or interest in any Site content is transferred to you, whether as a result of downloading such content or otherwise. ALL PHASE 5 reserves complete title and full intellectual property rights in the Site. Unless otherwise stated in this Agreement, you may not use, alter, copy, distribute, transmit, or derive another work from any of the Site's content. You agree to use the Site only for lawful purposes. You agree not to take any action that might compromise the security of the Site, render the Site inaccessible to others or otherwise cause damage to the Site or its content. You agree not to add to, subtract from, or otherwise modify any of the Site's content, or to attempt to access any of its content that is not intended for you. You agree not to use the Site in any manner that might interfere with the rights of third parties. 2. Copyright. The Site and its content are protected by U.S. copyright laws, and belong to ALL PHASE 5 or its partners, affiliates, contributors or third parties. The copyrights in the Site content are owned by ALL PHASE 5 or other copyright owners who have authorized their use on the Site. You may download and reprint the Site's content for non-commercial, non-public, personal use only. Images of people displayed on the Site are either the property of, or used with permission by ALL PHASE 5. Unless authorized by these terms of use, the use of these images by you is strictly prohibited. Unauthorized use of the images may violate copyright laws, the laws of privacy and publicity, and communications regulations and statutes. 3. Trademarks. Trademarks, logos, and service marks displayed on the Site are registered and unregistered Trademarks of ALL PHASE 5 and others. ALL PHASE 5's trademarks may not be used in connection with any product or service that is not the property of ALL PHASE 5, in any manner that is likely to cause confusion among customers, or in any manner which is disparaging to ALL PHASE 5. Other registered trademarks and trademarks used on this Site are the property of their respective owners and are used herein solely for descriptive purposes. Use on this Site of trademarks held by other parties should not be construed as a challenge to said trademarks' status or ownership. 4. Disclaimer and Limitation of Liability. THIS WEB SITE, MOBILE APPLICATIONS, SITE OR ("WEB SITE") AND RELATED INFORMATION IS PROVIDED BY ALL PHASE 5 ON AN "AS IS" AND "AS AVAILABLE" BASIS. ALL PHASE 5 MAKES NO EXPRESS OR IMPLIED WARRANTIES, REPRESENTATIONS OR ENDORSEMENTS OF ANY KIND, OR AS TO THE OPERATION OF THIS WEB SITE OR THE INFORMATION, CONTENT, MATERIALS OR PRODUCTS INCLUDED ON THIS WEB SITE. YOU EXPRESSLY AGREE THAT YOUR USE OF THIS WEB SITE THE PRODUCTS AND SERVICES, IAT YOUR SOLE RISK. TO THE

FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, ALL PHASE 5 DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE INCLUDING ITS PRODUCTS AND SERVICES. ALL PHASE 5 DOES NOT WARRANT THAT THIS WEB SITE, ITS SERVERS, OR E-MAIL SENT FROM ALL PHASE 5 ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. ALL PHASE 5 WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF THIS SITE, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, INCIDENTAL, PUNITIVE AND CONSEQUENTIAL DAMAGES. IF YOUR USE OF THIS WEB SITE OR THE MATERIAL RESULTS IN THE NEED FOR SERVICING OR REPLACING EQUIPMENT OR DATA, ALL PHASE 5 IS NOT RESPONSIBLE FOR THOSE COSTS. WHILE ALL PHASE 5 USES REASONABLE EFFORTS TO INCLUDE ACCURATE AND UP-TO-DATE INFORMATION ON THIS SITE ALL PHASE 5 ASSUMES NO LIABILITY OR RESPONSIBILITY FOR ANY TYPOGRAPHICAL OR OTHER ERRORS OR OMISSIONS IN THE CONTENT OF THIS SITE. NOTE THAT SOME JURISDICTIONS MAY NOT ALLOW THE EXCLUSIONS OF IMPLIED WARRANTIES, SO SOME OF THE EXCLUSIONS MAY NOT APPLY TO YOU. LL PHASE 5, as well as all our Affiliates, shall not be liable for any loss, injury, claim, liability, or damage of any kind resulting in any way from the use of the Services, Products, or Web-Sites. IN NO EVENT WILL ALL PHASE 5 OR ITS DIRECTORS, EMPLOYEES OR AGENTS BE LIABLE TO YOU OR ANY THIRD PERSON FOR ANY INDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIAL OR PUNITIVE DAMAGES, INCLUDING FOR ANY LOST PROFITS OR LOST DATA ARISING FROM YOUR USE OF OUR WEBSITE, CONTENT, SERVICES, OR ANY RELATED SOFTWARE, ACCESSED THROUGH OR DOWNLOADED FROM OUR WEBSITE OR SERVICES, EVEN IF ALL PHASE 5 IS AWARE OR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE INFORMATION, CONTENT AND DOCUMENTS FROM OR THROUGH OUR WEBSITE AND IN STORE ARE PROVIDED "AS-IS," "AS AVAILABLE," WITH "ALL FAULTS", AND ALL WARRANTIES, EXPRESS OR IMPLIED, ARE DISCLAIMED (INCLUDING BUT NOT LIMITED TO THE DISCLAIMER OF ANY IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE). OUR WEBSITE AND SERVICES MAY CONTAIN BUGS, ERRORS, PROBLEMS OR OTHER LIMITATIONS. ALL PHASE 5, INCLUDING ALL OUR AFFILIATES, HAVE NO LIABILITY WHATSOEVER FOR YOUR USE OF OUR WEBSITE OR SERVICES. ALL PHASE 5 CANNOT GUARANTEE AND DOES NOT PROMISE ANY SPECIFIC RESULTS FROM USE OF OUR WEBSITE OR SERVICES, INCLUDING, BUT NOT LIMITED TO, MEDICAL RESULTS. ALL PHASE 5 DOES NOT REPRESENT OR WARRANT THAT OUR CONTENT, OUR SERVICES, OR ANY INFORMATION FOUND WITHIN ARE ACCURATE, COMPLETE, RELIABLE, CURRENT OR ERROR-FREE OR THAT ANY SUCH ITEMS ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. WE, AS WELL AS ALL OF OUR AFFILIATES, ARE NOT LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING BODILY DAMAGES, PHYSICAL DAMAGES, FOR LOSS OF BUSINESS, LOSS OF PROFITS, LITIGATION, OR THE LIKE), WHETHER BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE NEGATION AND LIMITATION OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN YOU AND ALL PHASE 5 OUR WEBSITE AND SERVICES WOULD NOT BE PROVIDED WITHOUT SUCH LIMITATIONS. NO ADVICE OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM US THROUGH OUR WEBSITE OR SERVICES SHALL CREATE ANY WARRANTY, REPRESENTATION OR GUARANTEE NOT EXPRESSLY STATED IN THIS AGREEMENT. 5. Advertisers, Sponsors, and Merchant Disclaimer. Our Website may contain advertising and sponsorships. Advertisers and sponsors are responsible for ensuring that material submitted for inclusion on our Website is accurate and complies with applicable laws. We are not responsible for the illegality or any error, inaccuracy or problem in the advertiser's or sponsor's materials. THE INCLUSION OF THIRD PARTY ADVERTISEMENTS DOES NOT CONSTITUTE AN

ENDORSEMENT, GUARANTEE, WARRANTY, OR RECOMMENDATION BY ALL PHASE 5 AND WE MAKE NO REPRESENTATIONS OR WARRANTIES ABOUT ANY PRODUCT OR SERVICE CONTAINED THEREIN. We are not a party to the transactions entered into between you and Merchants. You agree that use of or purchase from such Merchants is AT YOUR SOLE RISK AND IS WITHOUT WARRANTIES OF ANY KIND BY US, EXPRESSED, IMPLIED OR OTHERWISE INCLUDING WARRANTIES OF TITLE, FITNESS FOR PURPOSE, MERCHANTABILITY OR NONINFRINGEMENT. WE ARE NOT LIABLE UNDER ANY CIRCUMSTANCES FOR ANY DAMAGES ARISING FROM THE TRANSACTIONS BETWEEN YOU AND MERCHANTS OR FOR ANY INFORMATION APPEARING ON MERCHANT WEBSITES OR ANY OTHER WEBSITE LINKED TO OUR WEBSITE. All rules, legal documents (including privacy policies) and operating procedures of Merchants will apply to you while on any Merchant websites. We are not responsible for information provided by you to Merchants. Our relationship to Merchants is solely as independent contractors. 6. Links. Any links to third party web sites on the Site are provided as a convenience to you and not as an endorsement by ALL PHASE 5 of the contents on such web sites. ALL PHASE 5 is not responsible for the content of linked web sites representations, products, services, on the third party web site and does not make any representations regarding the content or accuracy of materials on such web sites. Your accessing such linked web sites is at your own risk and you agree that you will read and follow the third party's web site's terms of service and privacy policy and you will only rely on the third party web site provider and not ALL PHASE 5. The user agrees to waive, release, hold harmless, and defend ALL PHASE 5 from any and all liability that may result from the use of a third party's web site, product or service, which the user agrees that any issues, claims, or damages shall be solely against the third party web site and not against ALL PHASE 5. 7. Applicable Law. These terms of use are governed by and construed under the laws of the State of Georgia without regard to or application of choice of law rules or principles. By using this Site you irrevocably consent to the jurisdiction and venue of courts located in the State of Georgia for any and all disputes with ALL PHASE 5. If you access the Site from outside of the United States, you do so at your own risk and are responsible for compliance with the laws of the country of the access origin. 8. ARBITRATION NOTICE. Any legal controversy or legal claim arising out of or relating to this Agreement and/or our Service, excluding legal action taken by us to collect or recover damages for, or obtain any injunction relating to, website operations, intellectual property, and our Service, shall be settled solely by binding arbitration in accordance with the commercial arbitration rules of the American Arbitration Association or any other reputable Arbitration service provider in Georgia. Any such controversy or claim shall be arbitrated on an individual basis, and shall not be consolidated in any arbitration with any claim or controversy of any other party. The arbitration shall be conducted in Atlanta, Georgia and judgment on the arbitration award may be entered into any court having jurisdiction thereof. Either you or us may seek any interim or preliminary relief from a court of competent jurisdiction in Atlanta, Georgia necessary to protect the rights or property of you and us pending the completion of arbitration. Each party shall bear one-half of the arbitration fees and costs. 9. Privacy. Review our Privacy Policy which is available on the Site, to learn and understand our practices regarding the use and disclosure of your personal information and the right to OPT IN or OPT OUT and your personal information. Please contact us directly at 404-863-7679 or by email at info@allphase5.com if you have any questions or clarifications regarding the Privacy Policy or the Terms of Use. (Updated as of July 16, 2018). PRIVACY POLICY FOR https://www.allphase5.com ALL PHASE 5 is committed to protecting your privacy and this Privacy Policy is intended to describe what personal information is gathered from you, processed and used, and we will make every effort to ensure that our activities keep with the spirit of this Policy. Please note that by visiting and using the ALL PHASE 5

Website, Mobile Applications, and other communications, you are accepting the practices described in this Privacy Policy. 1. What personal information do we collect? Every computer connected to the Internet is provided with a domain name and an IP Address. When you visit our Web site and request a page from within the Web site, our Web Servers automatically identify and log the HTTP request that is made to our Web Server. This information reveals nothing personal about you. When you schedule an Office, Event, or Home evaluation or order services on the Web site, we ask for your name, address, phone number, email address and other personal and company information necessary to fulfill your request. If you elect to pay for services via the internet using a credit card, in addition to your name, we will obtain the type of card, its number, and expiration date for processing however this information is only kept by us until the credit card processing is completed. Occasionally we conduct surveys on the Web site. If you choose to participate in an online, we may request information from you that will permit us to administer the surveys and rewards, and to be able to notify the winner(s). 2. Activity on Advertisers' Digital Properties. Data about your browsing activity on the Advertiser's website or applications. 3. Device and browser Information. This is technical information about the device or browser you use to access the Advertiser's website. For example, your device's IP address, cookie string data, operating system, and (in the case of mobile devices) your device type and mobile device's unique identifier such as the Apple IDFA or Android Advertising ID. 4. Ad data. Data about online advertisements we may have on the Site. 5. Email address to Advertisers. We do not share email addresses with other third parties for their advertising purposes unless you request us to or you provide the information to a third party. 6. Protecting your Information. We take this step to de-identify data and protect your information, however, NOTE THAT WE ARE NOT LIABLE FOR ANY DAMAGES THAT ARISE FROM THE HACKING OF ANY EMAIL OR OTHER SYSTEM AND WE CAN NOT GUARANTEE THAT ALL INFORMATION SHALL BE SECURE. Thus user uses the Web Site at its own risk. 7. How is this Personal Information Used by ALL PHASE 5? Information collected on our Web site is used to schedule appointments and respond to your questions and inquiries, to provide promotional information to you, to allow you to pay for services, to administer contests and sweepstakes and to improve our Web site. 8. "Cookies". These are small pieces of information that are stored by your browser on your computer's hard drive. ALL PHASE 5's cookies do not contain any personally identifying information. Most browsers automatically accept cookies, but you can usually change your browser to prevent that. If your browser does not accept cookies, you can still use most of the ALL PHASE 5 Web site. 9. Third Party Advertisers. From time to time, our Web site may include third-party advertising or links to other Web sites. We do not provide any personally identifiable customer information to these advertisers or third-party Web sites. We use this data to help our Advertisers identify and serve ads to you that are more relevant to you. We also use this data to operate, improve and enhance our services including enhancing the data points we or our Advertising Partners have about a particular user, browser, or device to serve the most relevant ads to you and, in turn, improve performance of an Advertiser's ad campaigns. 10. Data Retention. We retain personal data we collect directly for targeting purposes for no more than 12 months, after which time we employ measures to delete it or it is held no longer than necessary for our business purposes. 11. Disclosure of Personal Information. Your personal information is important to us and we are not in the business of selling it to others. We share our customer's personal information only as described and with controls that either are subject to this Privacy Policy or follow practices at least as protective as those described in this Privacy Policy. We sometimes employ other companies and individuals to perform functions on our behalf. Examples include delivering packages, sending postal mail and e-mail, analyzing data, providing marketing assistance, providing search results, and processing

credit card payments. These other companies have access to personal information needed to perform their functions but may not use it for other purposes. ALL PHASE 5 will also disclose your personal information when required by law or in the good-faith belief that such actions are necessary to protect and defend the rights or property of ALL PHASE 5, to identify persons who may be violating the law, the legal notice or the rights of third parties or to cooperate with the investigations of purported unlawful activities. This might include exchanging information with other companies and organizations for fraud protection and credit risk reduction, but will not include selling, renting, sharing, or otherwise disclosing personally identifiable information for commercial purposes in violation of this Privacy Policy. 12. Conditions of Use and Revisions. If you choose to visit our Web site, your visit and any dispute over privacy is subject to this Privacy Policy and our Conditions of Use, including limitations on damages, jurisdiction and venue of litigation, and the application of Georgia law. If you have any concern about your privacy at ALL PHASE 5, contact us with a description of your concern, and we will try to resolve it. Please note that this Privacy Policy and the Conditions of Use may change frequently. So be sure to check our Web site frequently to see recent changes. Unless stated otherwise, our current Privacy Policy will apply to all information that we have about you. Our legal basis for processing personal data (European Territory Visitors only) We provide the representations and information in this Section 4 in compliance with European privacy laws, in particular the European General Data Protection Regulation (GDPR). They are specific to persons located in EEA countries or Switzerland, so please don't rely on the below, if you're not in one of those countries. If you are a visitor from the European Territories, our legal basis for collecting and using the personal data described above will depend on the personal information concerned and the specific context in which we collect it. "European Territories" mean the European Economic Area and Switzerland. For the purpose of this Privacy Notice, the term "European Territories" shall continue to include the United Kingdom, even after the United Kingdom leaves the European Economic Area following Brexit. However, we will normally collect personal data from you where the processing is in our legitimate business interests to, for example, administer our platforms and services and fulfill our contractual obligations as a service provider. In some cases we may collect and process personal data based on consent. To the extent our clients and Advertising Partners need to collect and share, or allow us to facilitate collection and sharing of personal data to enable our services, it is the responsibility of these parties to provide necessary privacy notices and obtain required consent(s). If you have questions about or need further information concerning the legal basis on which we collect and use your personal information, including if you would like to better understand how our legitimate interests to process your data are balanced against your data protection rights and freedoms, then please contact us using the contact details provided under the "Contact us" heading below. Please note that when an Advertiser sends us email addresses to be used for targeted advertising purposes, we process that data only on behalf of the relevant Advertiser as its processor. If you have any questions about the use of this data by an Advertiser for the purpose of serving targeted advertising to you, please contact the relevant Advertiser. 13. Your choices and opting-out. We recognize how important your online privacy is to you, so we offer the following options for controlling the targeted ads you receive and how we use your data: You can opt out of receiving personalized ads served by us or on our behalf by clicking on the blue icon that typically appears in the corner of the ads we serve and following the instructions provided or by clicking here. Please note that this "opt out" function is browser-specific and relies on an "opt out cookie": thus, if you delete your cookies or upgrade your browser after having opted out, you will need to opt out again. In some cases we may link multiple browsers or devices to you. If you opt out of on a browser or device and we have more linked to you, we will extend your opt

out decision to the other linked browsers and devices. Since we only link users across browsers on devices in some conditions, there could be cases where you are still being tracked in a different browser or device we have not linked, and where we are treating you as a different user. We also comply with the Self-Regulatory Principles for Online Behavioral Advertising as managed by the Digital Advertising Alliance (DAA). You may opt out of receiving personalized ads from other companies that perform ad targeting services, including some that we may work with as Advertising Partners, and comply with the Canadian Self-regulatory Principles for Online Behavioral Advertising as managed by the Digital Advertising Alliance of Canada (DAAC). You may opt out of receiving personalized ads from other companies that perform ad targeting services, including some that we may work with as Advertising Partners via the DAAC website here, and adhere to the European Interactive Advertising Digital Alliance (EDAA) guidelines for online advertising and you may opt out via their Your Online Choices website. In addition, if you are located in a European Territory you will also have additional data protection rights. These are described under the heading "Additional data protection rights for European Territory residents" as follows: If you wish to access, correct, update or request deletion of your personal information, you can contact us using the contact details provided under the "Contact us about questions or concerns" heading below, you can object to processing of your personal information, ask us to restrict processing of your personal information. Again, you can exercise these rights by contacting us using the contact details provided under the "Contact us about questions or concerns" heading below, Similarly, if we have collected and process your personal information with your consent, then you can withdraw your consent at any time. Withdrawing your consent will not affect the lawfulness of any processing we conducted prior to your withdrawal, nor will it affect processing of your personal information conducted in reliance on lawful processing grounds other than consent. Please note that we have no direct relationship with the individuals whose personal data we process on behalf of our clients and partners. Where we act as a processor for our clients and partners (for example, with respect to our email products), you should direct any requests to access, correct, update, or delete your personal data to the respective client or partner. We will respond to any requests by a client or partner to provide assistance with such requests within 30 days. 14. Changes to this Privacy Notice. Changes to this Privacy Notice will be posted on this page. If we make a material change to our privacy practices, we will provide notice on the site or by other means as appropriate. If we are required by applicable data protection laws to obtain your consent to any material changes before they come into effect, then we will do so in accordance with law. Please contact us directly at 404-285-4942 or by email at todd@allphase5.com if you have any questions or clarifications regarding the Privacy Policy or the Terms of Use. (Updated as of October 28, 2020).