

General Website Terms

Your use of our website and information provided by us constitutes your agreement to be bound by the terms and conditions set forth in these Terms of Use. The following terms and conditions govern your use of this website, the services offered by United US Company, LLC (United US Company) via the website, and all of the forms, information, software, function, graphics, artwork and any other content, materials and resources available by United US Company (the "United US Company Content"). As a user of this website and the United US Company Content, you are granted a nonexclusive, nontransferable, revocable, limited, personal license to access and use such website and the United US Company Content in accordance with these terms and conditions. United US Company may terminate this license at any time for any reason. This limited license terminates automatically, without notice to you, if you breach any of these Terms of Use. United US Company may make improvements and/or changes to its features, functionality or the United US Company Content at any time.

United US Company is an incorporation service company designed to allow you to form your own corporation, limited liability company, limited partnership or limited liability partnership (as allowed by state or local jurisdictional law) in various states or local jurisdictions within the United States. In addition to being able to form your own business, you can use United US Company for other types of federal, state and county filings as may be offered by United US Company. United US Company uses the information provided by you on our order forms to complete the information required on the appropriate federal, state or county forms. By submitting a United US Company order form and agreeing to the terms outlined in United US Company's Terms of Use, you agree to allow United US Company to file the ordered documents on your behalf. On rare occasion, and only when required by state statute, United US Company will enter your name on web-based Secretary of State filing application as an electronic signature.

Not Legal Advice

United US Company is not a law firm and neither United US Company nor any of its employees provide legal or professional services or advice and should not be relied upon as such. If legal or other professional assistance is needed, we recommend that you seek the services of a competent professional. The United US Company Content should not serve as a substitute for legal advice from an attorney familiar with the facts and circumstances of your specific situation. No confidential attorney-client relationship is formed through use of this website.

No Insurance or Liability Coverage

United US Company provides neither insurance nor any other liability coverage with respect to the information provided to us, the United US Company Content or as the result of our services.

Limitations on Use

Use of this website and the United US Company Content is limited to lawful business purposes. Any unauthorized use of this website or the United US Company Content is prohibited. United US Company may seek any available legal remedy or take any reasonable business steps to prevent the unauthorized use of, or access to, this website and the United US Company Content, and to prevent access to users who violate these Terms of Use. United US Company's remedies

include the right to seek equitable relief. You may not reverse engineer, disassemble, rent, lease, loan, sell, sublicense, provide information processing services, time-sharing or service bureau-type services to any third party, or create derivative works from this website and the United US Company Content.

You may not use any network monitoring or discovery software to determine the site architecture, or extract information about usage or users.

You may not use any robot, spider or other automatic device or manual process to monitor or copy this website or the United US Company Content without United US Company's prior written permission. You may not copy, download, perform, modify, edit, alter, enhance, reproduce, republish, distribute, re-distribute, display or transmit all or any portion of this website or the United US Company Content in any manner, except to the extent expressly permitted by these Terms of Use. You may not use or otherwise export or re-export this website or any portion thereof, the United US Company Content or any software available on or through this website in violation of the export control laws and regulations of the United States of America.

Intellectual Property Rights

Except as expressly set forth in these Terms of Use, nothing contained herein shall be construed as conferring any license or right, by implication or otherwise, under copyright or other intellectual property rights. You agree that this website and United US Company Content is protected by copyrights, trademarks, service marks, patents or other proprietary rights and laws.

This website may include various product names, business names, logos, slogans and other marks in which United US Company has a registered trademark interest or other protectable interest (collectively "United US Company Marks"). It may also include product names, business names, logos, slogans and other marks in which others have a protectable interest (collectively "Other Marks"). You may not in any way use any United US Company Marks or Other Marks on this website without the prior express written permission of the appropriate owners.

User Submitted Content

This Website may allow users to post text, images, audio, video, links to other sites, or other content to the Website ("User Content"). As a consequence, you may see materials that have been submitted to this Website by individuals not affiliated with United US Company. Neither United US Company nor any of its affiliates endorses these individuals nor are we in any way associated with any of the materials that they may post on this Website or link to from this Website. Neither United US Company nor its affiliates (nor their respective officers, employees, or agents) shall have any responsibility or liability of any nature whatsoever arising in connection with any materials provided by these individuals or in connection with any conduct of these individuals.

Please note: United US Company will not publish submissions from small businesses that sell or promote any of the following: pharmaceuticals, drugs, drug paraphernalia, pornography or sexual aids, diet aids, gambling, liquor, tobacco or firearms/weapons. Each user who posts any User Content acknowledges and agrees that United US Company has the right, in its sole discretion, to take down or remove or alter any and all User Content it deems not appropriate, illegal or otherwise offensive or inaccurate. Any user who posts any User Content hereby

represents that such User Content does not violate any third party intellectual property rights and further grants United US Company a license to show and make this content accessible on the United US Company website or any successor or affiliate site. By posting any User Content to United US Company, you hereby agree to indemnify United US Company from any damages and claims related to the User Content posted on United US Company, including any infringement, misappropriation, libel or other claims.

Notice for Claims of Intellectual Property Violations and Agent for Notice

If you believe that your work has been copied in a way that constitutes copyright infringement, or that your intellectual property rights have been otherwise violated, please provide United US Company with the following information:

An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright or other intellectual property interest;

A description of the copyrighted work or other intellectual property that you claim has been infringed;

A description of where the material that you claim is infringing is located on the Website, with enough detail that we may find it;

Your address, telephone number, and email address;

A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright or intellectual property owner, its agent, or the law;

A statement by you, made under penalty of perjury, that the above information in your Notice is accurate and that you are the copyright or intellectual property owner or authorized to act on the copyright or intellectual property owner's behalf.

United US Company' Agent for Notice of claims of copyright or other intellectual property infringement can be reached as follows:

UNITED US COMPANY
3422 Old Capitol Trail
Suite 914
Wilmington
19808

USA: +1(302)319.3861
Ukraine:+38(044)2273730
Russia: +7(499)32273300
www.companyonline.us
office[at]companyonline.us

Disclaimer of Warranty

This website, our services and the United US Company Content are provided "as is" without any warranty of any kind. No representations or warranties express or implied, are given regarding the legal or other consequences resulting from the use of this website, our services or the United US Company Content. United US Company does not warrant the accuracy or timeliness of the United US Company Content, and you agree that United US Company has no liability for any errors or omissions in the United US Company content, whether provided by United US Company or by a third-party. United US Company does not warrant that (i) the

operation of the website or the United US Company Content will be error-free or uninterrupted; (ii) defects will be corrected; (iii) this website and United US Company Content are free of viruses or other harmful components; or (iv) this website or United US Company Content will meet your requirements. United US Company makes no representation or warranty as to the results that may be obtained from the use of this website or the United US Company Content that the results may be obtained from such use will be reliable, or that the quality of any product, service, information or other material purchased or obtained by you through this website will meet your expectations. Any materials and/or other data downloaded or otherwise obtained through the use of this website is done at your own discretion and risk, and you will be solely responsible for any damage to your computer system or loss of data that results from the downloading of such material or data. United US Company and its parent, subsidiaries, directors, officers, employees, affiliates, successors, assigns, agents and representatives specifically disclaim any warranty, except as otherwise specifically provided elsewhere in this agreement, oral or written, whether express or implied, including without limitation, the implied warranties of merchantability, title, non-infringement, and fitness for purpose. Under no circumstances will United US Company or its parent, subsidiaries, directors, officers, employees, affiliates, successors, assigns, agents or representatives, be liable or responsible for any damage or inconvenience caused or alleged to be caused by the use of this website, our services or the United US Company Content. This warranty gives you specific legal rights, and you, as licensee, may have other rights that vary from state to state. Some states do not allow the exclusion of implied warranties, so portions of the above may not apply to you.

Limitation of Liability

United US Company (and its parent, subsidiaries, directors, officers, employees, affiliates, successors, assigns, agents and representatives) shall not be liable for any injury, claim, liability or damage of any kind resulting from your use of this website, our services or the United US Company Content. United US Company (and its parent, subsidiaries, directors, officers, employees, affiliates, successors, assigns, agents and representatives) shall not be liable for any special, direct, indirect, incidental or consequential damages of any kind whatsoever, including without limitation, attorney fees, lost profits, goodwill, business interruption, loss of business information or data, loss of opportunity and the like, in any way due to, resulting from, or arising in connection with the use or inability to use this website, our services or the United US Company Content.

Order Information

You agree that your order with United US Company represents that the information supplied by you or your agent to United US Company is accurate and complete. Your order with United US Company also acknowledges that United US Company is relying upon such information in the preparation and completion of each and all orders without any verification by United US Company as to its accuracy or completeness. You agree to hold United US Company and its parent, subsidiaries, directors, officers, employees, affiliates, successors, assigns, agents and representatives harmless and defend and indemnify United US Company from and against any claims, causes of action, damages and liability of whatever kind or nature, including but not limited to court costs and reasonable attorney fees if information provided by you or your agent is inaccurate or incomplete. It is your responsibility to inform United US Company of any changes or corrections to your information.

Incorporation Orders

If an order is cancelled after payment has been taken by United US Company but before a preliminary name check has been completed, United US Company will refund the total order amount less a \$100 processing fee. If the order is cancelled after the preliminary name check has been completed but before the incorporation documents have been sent to state for processing, United US Company will refund the total amount of the order less a \$200 processing fee provided that the formation document is not already filed with the state. Money paid to United US Company that has already been paid to the state for filing fees or to suppliers is not refundable.

Shares of Stock and Par Value

United US Company incorporates C corporations with a default number of shares of stock and a default par value on those shares. You have the ability to select a different number of shares and/or par value by changing those numbers within the incorporation order form. Changing the default shares and/or default par value may result in a change to your state filing fees and/or yearly taxes owed to the state of incorporation. If you have questions on the appropriate number of shares or the par value of the shares for your incorporation, please contact an attorney or tax professional.

Special Offers or Add-on Products/Services or Content Provided by Third-Parties

United US Company occasionally partners with other companies to provide special offers and/or products/services that can be added to a United US Company formation or other filing order. United US Company identifies which offers, products or services are provided by third-parties by stating in our order form the name of the company that will fulfill the offer, product or service.

By selecting a special offer, product or service from a third-party within the United US Company order form, you understand and agree that in order to receive the special offer, product or service, that United US Company will share certain Personally Identifiable Information for you with the applicable third-party provider.

Third-party content may appear on this website or may be accessible via links from this website. United US Company is not responsible for and assumes no liability for any mistakes, misstatements of law, defamation, slander, libel, omissions, falsehood, obscenity, pornography or profanity in the statements, opinions, representations or any other form of content contained on any third-party website or in any third-party content appearing on this website. You understand that the information and opinions in the third-party content is neither endorsed by nor does it reflect the opinions of United US Company.

You acknowledge that United US Company is providing these links or third-party content to you only as a convenience, and you agree that United US Company has no liability, obligation or responsibility for any correspondence, purchase or promotion between you and any third-party, or for content or links displayed on such sites to which you may be linked, or products or services offered by, such third-party providers or other non-United US Company websites.

Privacy Policy

To read United US Company's full privacy policy, click the [link](#):
The terms of that [Privacy Policy](#), and any future amendments to it, are hereby incorporated by reference in its entirety into these Terms of Use.

Initial / Annual Report Orders

United US Company's Annual Report/Statement Filing System is designed to allow United US Company to file the Annual Report/Annual Statement for your business. By clicking on the submit button you are authorizing United US Company to act as your agent to complete and submit this report filing.

If an order is cancelled after payment has been taken by United US Company, but we are unable to file your Initial or Annual Report due to your entity's current(e.g. inactive) status with the state for any reason, United US Company will refund the total order amount less a \$30 processing fee.

United US Company does not provide legal & tax advice, accounting services or federal or state income tax return filing services by itself. Our service should not serve as a substitute for accounting and/or legal advice for your federal, state or local jurisdictional taxes.

Service of Process (SOP)

As a part of our Going Green Initiative (to reduce paper waste in the workplace), all Service of Process ("SOP") documents are sent to United US Company's customers via email. It is your responsibility to keep a valid email on file with United US Company in order to receive paperless SOPs. To opt out of paperless service, please contact our customer service team. You will be responsible for the a shipping fee for each SOP served upon your company that is not delivered electronically.

United US Company recognizes that privacy is important. We understand the need for you to maintain control over your information and data when using United US Company. Credit and debit card information is retained as part of the auto-pay program and used only for renewal, payment processing and maintenance of your service and are not used for other purposes without your permission. While credit or debit card information is safeguarded, no method of electronic storage is 100% and we cannot guarantee its absolute security.

You recognize and agree that the cost of service is a good faith estimate. The renewal charge is the current published rate for Registered Agent Service for one year, or multiple year term as applicable. United US Company reserves the right to increase all service fees at any time without notification to you. We will, however, notify you of any increase in service fees prior to renewing your service.

Registered Agent Service cancellation

You may cancel the Services such as Registered Agent, Street Address, Virtual office at any time. All cancellations require proof (in writing) that the company has a new registered agent on file with the state. If notification of cancellation is not received in writing prior to the

renewal date, you agree that United US Company may charge the full fee for the renewal service term. If you cancel your Registered Agent Service prior to the expiration of your term, you will not be entitled to a pro-rata refund.

Reliance on Instructions

United US Company may act in reliance upon any instruction, information, document, filing, name, email address or user password that meets this website's automated criteria or which is believed by United US Company's personnel to be genuine. For any password protected areas (e.g. My Cabinet), United US Company may assume a person entering a user name address and associated password is, in fact, that user or is authorized by that user to act on its behalf. United US Company may assume the latest email addresses and registration information on file with United US Company are accurate and current. When programmed to do so, United US Company may take prescribed actions in the absence of receiving proper and complete contrary instructions.

Remedies

United US Company reserves the right to seek all remedies at law and in equity for violations of these Terms of Use, including but not limited to the right to block access from a particular Internet address to this website and its features.

Unlawful Activity

United US Company reserves the right to investigate complaints or reported violations of these Terms of Use and to take any action we deem appropriate including, but not limited to, reporting any suspected unlawful activity to law enforcement officials, regulators or other third-parties and disclosing any information necessary to such persons or entities relating to user profiles, email addresses, usage history, posted materials, IP addresses and traffic information. You acknowledge that United US Company will have the right to report to law enforcement authorities any action that may be considered illegal, as well as any reports it receives of such conduct. When requested, United US Company will cooperate fully with law enforcement agencies in any investigation of alleged illegal activity.

Force Majeure

United US Company is not responsible for any delay or failure in performance of the web site in whole or in part for any reason including, without limitation: fires, floods, storms, earthquakes, civil disturbances, disruption of telecommunications, transportation, utilities, services or supplies, governmental action, computer viruses, corruption of data, hacker attack, incompatible or defective equipment, software or services or otherwise. Nothing herein enlarges any warranty or diminishes any disclaimer under these Terms of Use.

Governing Law, Jurisdiction and Legal Notice

These Terms of Use will be governed and construed under the laws of the State of Delaware, U.S.A., without regard to its choice of law provisions. You agree that any action at law or in equity arising out of or relating to this website or the United US Company Content, including these Terms of Use, will be filed only in the state or federal courts located in Delaware. You

consent and submit to the personal jurisdiction of such courts for the purpose of litigating any such action.

Severability

If any term or provision of these Terms of Use is held to be invalid, void or unenforceable by a court or arbitrator of competent jurisdiction, the remainder of these Terms of Use will not be affected, impaired or invalidated and each remaining term or provision will be valid and enforceable to the fullest extent permitted by law.

Remainder of page intentionally left blank.