Terms & Conditions

1. Acceptance of Terms

This User Agreement (the Agreement) specifies the Terms and Conditions for access to and use of the Bravenly Global website (the Site). This Agreement may be modified at any time by Bravenly Global upon posting of the modified agreement. Any such modifications shall be effective immediately. The website is provided by Bravenly Global, LLC. By using this website and related services (Site), you are deemed to have read and agreed to be legally bound by the following Terms and Conditions (Terms) of this Agreement. When using any other Bravenly Global services, you are subject to any published guidelines or rules that may apply to such services. All such guidelines and rules applicable to such services are hereby incorporated by reference in the Terms. If you have any questions about the Agreement, you may contact us at support@bravenlyglobal.com

2. Description of Service

The Site enables Bravenly Global Brand Partners and Ambassadors to purchase and sell Bravenly Global products and services or refer other Customers to Bravenly Global to purchase Bravenly Global products or services. Bravenly Global's Brand Partners may use their personalized website to introduce others to the Bravenly Global Brand Partner opportunity. Additionally, Bravenly Global provides its Brand Partners and Ambassadors with a web-based Business Center/Personal Account Center. This provides the Brand Partners and Ambassadors with access to personal information such as their passwords, Easy-Ship Order product and payment information, Ambassador and Brand Partner team information. This account center also provides access to the BRAVENLY Shop, which sells print, apparel, and promotional products, as well as sales tools, through its website. Unless specifically stated otherwise, any new features that enhance or modify the current service shall also be subject to these Terms. Each use of this Site by you shall constitute and is deemed to be your unconditional acceptance of this Agreement.

3. User Account, Password, Security, and Termination

Brand Partners and Ambassadors will log in using their existing Username and Password that is stored and managed in the Brand Partner's Business Center or Customer's Personal Account at the Site. Retail customers registering directly on the Site will receive a password and
account designation upon completing the Site’s registration process. You are responsible for maintaining the confidentiality of your password and account, and are fully responsible for all activities that occur under your password or account. You agree to (a) immediately notify Bravenly Global of any unauthorized use of your password or account or any other breach of security, and (b) ensure that you exit from your account at the end of each session. Bravenly Global cannot and will not be liable for any loss or damage arising from your failure to comply with Section 3. You agree that Bravenly Global, at its sole discretion, may terminate your password, account (or any part thereof) or use of the Site, and remove and discard any content you may have submitted or uploaded to the Site, at any time for any reason. Bravenly Global may also, at its sole discretion and at any time, discontinue providing the Site, or any part thereof, with or without notice. You agree that any termination of your access to the Site under any provision of this Agreement may be effected without prior notice, and acknowledge and agree that Bravenly Global may immediately deactivate or delete your account and all related information and files in your account and/or bar any further access to such files of the Site. Further, you agree that Bravenly Global shall not be liable to you or any third party for any termination of your access to the Site. Should you object to any terms and conditions of the Agreement or become dissatisfied with the Site in any way, your only recourse is to immediately discontinue your use of the Site and/or terminate your account.

4. Privacy Policy

Your privacy is very important to Bravenly Global. Users of this Site should refer to our Privacy Policy for information about how Bravenly Global collects and uses personal information. By accepting this Agreement, you expressly consent to the disclosure and use of your personal information by Bravenly Global (including using email to communicate with you) as described in the Privacy Policy.

5. Children

We are committed to the safety of our children. Persons under the age of 18 may not enroll as Brand Partners or register as Customers. Children under the age of 13 may not purchase products through the Site. Bravenly Global does not solicit or knowingly collect personally identifiable information from children under the age of 13.

6. International

The Site is intended for viewing and use in the United States. If this Site is viewed internationally, you are responsible for compliance with applicable local laws. We do not intend to provide our products or services outside the United States.

7. Use of Content/User Content
Bravenly Global grants Brand Partners and Ambassadors permission to access and view the Site. Brand Partners are additionally granted permission to electronically copy and print in hard copy portions of the Site for the sole purpose of doing business as a Brand Partner. Any other use of the Site or the content, in whole or in part, without permission of the applicable rights holder is strictly prohibited, including without limitation: modification, re-publication, deletion, transmission, public performance, distribution, proxy caching, uploading, posting, reproduction for purposes other than those noted above, or other similar unauthorized exploitation of the Site or the content. If you violate any of the above, you could be subject to criminal prosecution as well as personal liability for damages in a civil suit. Bravenly Global will protect its interests to the fullest extent of the law.

You acknowledge that Bravenly Global does not pre-screen print-on-demand submitted content, but that Bravenly Global and its designees shall have the right (but not the obligation) at their sole discretion to reject or remove any content that is available via the Site. Upon placing your order, you acknowledge that Bravenly Global may review your order, and the content it contains, for adherence to our guidelines and compliance with the terms and conditions set forth in this Agreement. Without limiting the foregoing, Bravenly Global and its designees reserve the right to remove any content that violates the Agreement or is otherwise objectionable to Bravenly Global. You agree that you must evaluate, and bear all risks associated with, the use of any content, including any reliance on the accuracy, completeness, or usefulness of such content. In this regard, you acknowledge that you may not rely on any content created by or submitted to Bravenly Global. You acknowledge and agree that you are responsible for the creation and compilation of your print-on-demand content and that neither Bravenly Global nor any other party involved with the production of any product incorporating such content, assumes that responsibility. Bravenly Global’s production of any product depicting your print-on-demand content does not indicate that Bravenly Global approves of the content, that the content obeys all applicable laws, or that you are absolved of any liability or harm arising from the use of the content.

You acknowledge and agree that Bravenly Global may preserve any content that you may upload or submit to the Site and may also disclose such content if required to do so by law or in the good faith and belief that such preservation or disclosure is reasonably necessary to: (i) comply with legal process; (ii) enforce the Agreement; (iii) respond to claims that any content violates the rights of third parties; or (iv) protect the rights, property, or personal safety of Bravenly Global, its users, and the public.

You understand that the technical processing and operation of the Site, including your content, may involve (i) transmissions over various networks; and (ii) changes to conform and adapt to technical requirements of network connections or devices.
In addition, you agree that you are solely responsible for actions and communications undertaken or transmitted under your account. Bravenly Global takes no responsibility and assumes no liability for any content uploaded or otherwise transmitted by or to you or by or to any third party, or for any mistakes, defamation, slander, libel, omissions, falsehoods, infringement, obscenity, pornography, or profanity you or a third party may encounter. Bravenly Global reserves the right but not the obligation to remove any materials it deems objectionable. You hereby agree to waive any claims against Bravenly Global and its affiliates, owners, officers, contractors, agents, and employees for losses, damages, and injuries that are based on or relate to communications or materials made available to the Site or posted on the Site by persons other than Bravenly Global or its Brand Partners. You hereby agree to indemnify Bravenly Global and its affiliates from all claims and expenses, including reasonable attorney's fees, which claims are based on or arise from your violation of any of the provisions of this User Agreement.

You acknowledge and agree that you will use this Site and any products ordered on this Site at all times in accordance with all applicable federal, state/provincial/territorial and local laws, statutes, regulations, ordinances, and international laws and will not take any action that harms or violates the rights of any person or entity.

8. Restrictions of Use of Site

a. Proprietary Rights.

The Site contains information, text, data, photographic images, designs, logos, graphics, and other materials and effects that are protected by copyrights, trademarks, service marks, trade dress, or other intellectual or proprietary rights owned by Bravenly Global, its affiliates, or other third parties. You agree that these rights belong to their respective owners and are protected in all forms, media, and technologies existing now or hereinafter developed. The Bravenly Global logo and web/product service names are also likewise protected. You may not use or distribute any content received through the Site without the authorization of the content owner, except for uses permitted by law.

You agree not to publish, reproduce, copy (in whole or in part), upload, download, post, email, sell, or otherwise distribute content available through the Site, including code and software, in violation of applicable copyright and other intellectual property laws. You agree not to use, display, or mirror any of the content on this Site in any manner without first obtaining written permission from the owner of the intellectual property and Bravenly Global.

You retain all ownership rights to your content. However, by submitting content to Bravenly Global, you grant Bravenly Global a perpetual, worldwide, non-exclusive license to use, reproduce, distribute, and display your content in accordance with our non-exclusive license agreement.

You acknowledge and agree that the Site and any software used in connection with the Site (Software) contain proprietary and confidential information that is protected by applicable intellectual property and other laws. You agree not to modify, rent, lease, loan, sell, distribute, or create derivative works based on the Site or the Software, in whole or in part.

The intellectual property rights in or relating to the content of any notes, messages, emails, postings, letters, ideas, suggestions, concepts, or other written materials that you submit or communicate to Bravenly Global (excluding the content which is not intellectual property) will automatically be deemed to be assigned, granted and transferred by you to Bravenly Global upon their submission or communication to Bravenly Global, and you agree that the same will automatically become the property of Bravenly Global and that Bravenly Global shall be entitled to use, exploit, copy, publish, implement, transfer, and in all other ways deal with such materials and all of the intellectual property rights therein in any way and for any purpose Bravenly Global may elect, forever.

c. Online Conduct.

By using this Site, you agree to be subject to all applicable local, state/provincial/territorial, federal and international laws. You agree not to use this Site or any of the contents contained herein for any illegal purpose nor to transmit to or through this Site any material that is illegal, harmful, threatening, defamatory, obscene, hateful, or otherwise objectionable, or to interfere with, abuse, or otherwise violate the legal rights of any third party using the Site (including by using any products, merchandise, or the services offered on or in connection with the Site). You specifically agree not to:

1. Upload, download, post, email, or otherwise transmit any materials, including but not limited to text, data, photos, graphics, or any of these elements in combination as a design for products available on this Site or otherwise (Content) that is illegal, harmful, threatening, abusive, harassing, defamatory, vulgar, obscene, pornographic, indecent, inflammatory, libelous, tortious, hateful, or invasive of another's privacy (including but not limited to rights of celebrity, privacy, and intellectual property), or racially, ethnically, or otherwise deemed objectionable at Bravenly Global's sole discretion.
2. Harm minors in any way. The Bravenly Global website is not designed for or targeted at children. We do not knowingly collect, use, or disseminate any personally identifiable information from children under the age of 18. If, however, we become aware that personally identifiable information regarding a child under the age of 18 has been collected at the Bravenly Global website, we will use such information for the sole purpose of contacting a parent or guardian of the child to obtain verifiable parental consent. If we cannot obtain consent after a reasonable period of time, or if when contacted by a parent or guardian requests that we do not use or maintain such information, we will make reasonable efforts to delete it from our records. Upon request by a parent or guardian, Bravenly Global will provide a description of the specific types of personal information collected from a child who is under the age of 18.

3. Impersonate any person, entity, corporation, or government, or falsely state your association with said person or entity.

4. Disguise the origin of any content transmitted through the Site.

5. Upload, post, email, or otherwise transmit any content that:
   
   i. You do not have the right to transmit under any law or any contractual or fiduciary relationships.

   ii. Infringes any patent, trademark, trade secret, copyright, or other proprietary rights of any party. By uploading or downloading any content, you represent and warrant that you have the lawful right to reproduce and distribute such content and that the content complies with all applicable local/state/provincial/territorial, federal, and international laws, regulations, and ordinances.

   iii. Would constitute or encourage a criminal offense, violate the rights of any party, or otherwise create liability or violate any local, state/provincial/territorial, national, or international law.

   iv. Is unsolicited or unauthorized advertising, promotional materials, junk mail, spam, chain letters, or any other form of solicitation.

   v. Contains software viruses or any other computer code, files, or programs designed to interrupt, interfere with, destroy, or limit the functionality or service of any computer software or hardware, servers, networks, or telecommunications equipment.
vi. Act in any way that would negatively affect other users’ ability to engage in real-time exchanges.

vii. Access, tamper with, or use non-public areas of the Site. Unauthorized individuals attempting to access these areas of the Site may be subject to prosecution.

viii. Frame or link to the Site except as permitted in writing by Bravenly Global.

9. Copyright and Trademark Policy

Bravenly Global respects the intellectual property rights of others. We ask our users to do the same. Bravenly Global may terminate the accounts of users who appear to infringe the copyright or other intellectual property rights of others.

10. Warranty of Ownership and Non-Infringement

You represent and warrant that you are the owner of the content that you submit and that the content does not infringe upon the property rights, intellectual property rights (copyrights and trademarks), or other rights of others. You also represent that there are no outstanding disputes in connection with the property rights, intellectual property rights or other rights, in the content or any parts of the content.

11. Claim of Copyright Infringement

We respect the intellectual property rights of others. If you believe that your copyrighted property has been copied in any way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please provide our copyright agent the information specified below. Please note that this procedure is exclusively for notifying us that your copyrighted material has been infringed. To be effective, the notification must be a written communication that includes the following:

- A physical or electronic signature of the person authorized to act on behalf of the owner of the copyright interest;
- A description of the copyrighted work that you claim has been infringed upon;
- A description of where the material that you claim is infringing is located on the Site;
- Your physical address, telephone number and email address;
- A statement by you that you have a good faith belief the disputed use is not authorized by the copyright owner, its agent, or by the law; and
- A statement by you, made under penalty of perjury, that the above information is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

We may give you notice that we have removed or disabled access to certain material by
means of a general notice on the Site, electronic mail to a user’s e-mail address in our records, or by written communication sent by first-class mail to your physical address in our records. If you receive such a notice, you may provide counter-notification in writing to our copyright agent that includes the information below. To be effective, the counter-notification must be a written communication that contains the following:

- Your physical or electronic signature;
- Identification of the material that has been removed or to which access has been disabled, and the location at which the material appeared before it was removed or access to it was disabled;
- A statement from you, under the penalty of perjury, that you have a good faith belief that the material was removed or disabled as a result of a mistake or misidentification of the material to be removed or disabled; and
- Your name, physical address and telephone number, and a statement that you consent to the jurisdiction of a Federal Court for the judicial district in which your physical address is located, or if your physical address is outside of the United States, for any judicial district in which Bravenly Global may be found, and that you will accept service of process from the person who provided notification of allegedly infringing material or an agent of such person.

Our Copyright Agent for notice of claims of copyright infringement on this Site can be reached as follows:

By Mail: Bravenly Global, LLC
          Attn: Copyright Agent
          13799 Park Blvd #110
          Seminole, FL 33776

By Email: compliance@bravenlyglobal.com

12. Product Returns

If you purchase a Bravenly Global product directly from us or from one of our authorized Bravenly Global Brand Partners, you may return the product for a full refund (less shipping and handling charges), provided you return the product to us (or to the selling Brand Partner) within 45 days of the date that the product was shipped to you. Refunds will be credited to the original form of payment. You must pay the return shipping costs and the expenses of returning items to Bravenly Global will not be refunded. Products damaged by abuse or misuse are not returnable under this return policy. If you wish to return a product pursuant to this return policy, contact us at 1-800-537-5301 or support@bravenlyglobal.com to initiate the return process.

This product return policy DOES NOT apply to products purchased or obtained from sellers other than Bravenly Global or an authorized Bravenly Global Brand Partner.

13. Disclaimer and Limitation of Liability

THIS SITE AND ITS CONTENTS ARE PROVIDED AS IS AND AS IS AVAILABLE WITHOUT ANY WARRANTY OR REPRESENTATIONS OF ANY KIND, WHETHER
EXPRESS OR IMPLIED. BRAVENLY GLOBAL IS A DISTRIBUTOR AND NOT A PUBLISHER OF THE CONTENT SUPPLIED BY THIRD PARTIES AND USERS OF THE SITE; AS SUCH, BRAVENLY GLOBAL EXERCISES NO EDITORIAL CONTROL OVER SUCH CONTENT AND MAKES NO WARRANTY OR REPRESENTATION AS TO THE ACCURACY, RELIABILITY, OR CURRENCY OF ANY INFORMATION, CONTENT, SERVICE, OR MERCHANDISE PROVIDED THROUGH OR ACCESSIBLE VIA THE SITE. WITHOUT LIMITING THE FOREGOING, BRAVENLY GLOBAL SPECIFICALLY DISCLAIMS ALL WARRANTIES AND REPRESENTATIONS AS THE PUBLISHER OF ANY CONTENT TRANSMITTED ON OR IN CONNECTION WITH THE SITE OR ON SITES THAT MAY APPEAR AS LINKS ON THE SITE OR AS THE MANUFACTURER OF THE PRODUCTS PROVIDED AS A PART OF, OR OTHERWISE IN CONNECTION WITH, THE SITE, INCLUDING WITHOUT LIMITATION ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT OF THIRD-PARTY RIGHTS. NO ORAL ADVICE OR WRITTEN INFORMATION GIVEN BY BRAVENLY GLOBAL OR BY ANY OF ITS AFFILIATES, EMPLOYEES, OFFICERS, DIRECTORS, AGENTS, OR THE LIKE SHALL CREATE A WARRANTY. PRICE AND AVAILABILITY OF INFORMATION IS SUBJECT TO CHANGE WITHOUT ADVANCE NOTICE.

YOUR USE OF THE SITE AND ITS CONTENTS IS AT YOUR OWN RISK. NEITHER BRAVENLY GLOBAL NOR ANY OF ITS AFFILIATES OR OTHER PARTIES INVOLVED IN CREATING AND DELIVERING THE SITE, OR THE SERVICE, OR ANY PRODUCTS PROVIDED AS A PART OF, OR OTHERWISE IN CONNECTION WITH, THE SITE, WILL BE LIABLE FOR ANY COMPENSATORY, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES; LOSS OF DATA, INCOME, OR PROFIT; LOSS OF OR DAMAGE TO PROPERTY; OR ANY CLAIMS OF THIRD PARTIES ARISING FROM USE OF THE SITE, REGARDLESS OF THE LEGAL THEORY ON WHICH THE CLAIM IS BASED, AND EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, INCLUDING WITHOUT LIMITATION ANY DAMAGES ARISING OUT OF RELIANCE BY THE USER ON INFORMATION OBTAINED FROM BRAVENLY GLOBAL OR THE SITE, OR FOR DAMAGES THAT RESULT FROM ANY MISTAKE, OMISSION, VIRUS, DELAY IN OPERATION, INTERRUPTION IN SERVICE, OR FAILURE OF PERFORMANCE, WHETHER OR NOT RESULTING FROM AN ACT OF GOD, COMMUNICATIONS FAILURE, THEFT, OR UNAUTHORIZED ACCESS TO BRAVENLY GLOBAL’S RECORDS OR THE SITE. SOME STATES/PROVINCES/TERRITORIES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY OF CONSEQUENTIAL OR INCIDENTAL DAMAGES, SO THE ABOVE EXCLUSIONS MAY NOT APPLY TO YOU; IN SUCH STATES/PROVINCES/TERRITORIES, LIABILITY IS LIMITED TO THE FULLEST EXTENT PERMITTED BY LAW.

14. Indemnification
You agree to indemnify and hold Bravenly Global and its subsidiaries, affiliates, officers, partners, owners, and employees harmless from any claim or demand, including reasonable attorney’s fees, expert witness fees, and costs of litigation made by any third party due to or arising out of your use of the Site, use of your account by any third party, the violation of the terms and conditions of use by you, or the infringement by you or any third party using your account of any intellectual property or other right of any person or entity.

15. No Resale

You agree not to reproduce, duplicate, copy, sell, resell, or exploit, for any commercial purposes, any portion of the Site, use of the Site, or access to the Site without Bravenly Global’s express written consent.

16. Dispute Resolution

This Site is controlled by Bravenly Global which is headquartered in Pinellas County, Florida, U.S.A. Any and all disputes regarding, or related to, this Agreement, and all other documents incorporated herein, shall be governed and construed in accordance with the laws in the State of Florida, and shall be resolved by binding arbitration administered by the American Arbitration Association ("AAA") and conducted under its rules; the arbitration proceeding shall be held in Pinellas County, Florida. The arbitration shall be conducted before a single arbitrator, and shall not be conducted on a class-wide, class-action, or multiple-complaining-party basis. Any dispute relating to whether the dispute is subject to arbitration shall be decided through arbitration. The prevailing party shall recover its attorneys’ fee and costs from the losing party.

CLASS ACTION WAIVER. ALL DISPUTES, WHETHER PURSUED THROUGH ARBITRATION OR BEFORE THE COURTS, THAT ARISE FROM OR RELATE TO THESE TERMS OF USE SHALL BE BROUGHT AND PROCEED ONAN INDIVIDUAL BASIS. THE PARTIES WAIVE THEIR RIGHTS TO PURSUE ANY ACTION AGAINST THE OTHER PARTY AND/OR THEIR RESPECTIVE OWNERS, OFFICERS, DIRECTORS, AND AGENTS, ON A CLASS OR CONSOLIDATED BASIS. YOU MAY OPT OUT OF THIS CLASS ACTION WAIVER IF YOU WISH BY SUBMITTING WRITTEN NOTICE TO THE COMPANY OF YOUR DESIRE TO OPT OUT WITHIN 30 DAYS FROM THE DATE ON WHICH YOU FIRST ACCESSED THE SITE. SUBMIT YOUR WRITTEN OPT-OUT NOTICE TO SUPPORT@BRAVENLYGLOBAL.COM.

17. Linking
The Site may contain links to other websites, content, or resources. These linked Sites are not under the control of Bravenly Global and therefore Bravenly Global is not responsible or liable for any content, advertising, products, services, or other matters on or available from such sites or resources from such advertisers or third parties; you agree that you shall not seek to recover any damages, whether at law or in equity, from Bravenly Global arising out of, or related to, any such third parties or other companies. Your communications or business dealings with, or participation in promotions of, advertisers or other third parties found on or through Bravenly Global are between you and such advertisers or third parties. You agree that Bravenly Global shall also not be responsible or liable for any loss or damage of any kind related to such dealings with advertisers or third parties.

No hyperlinks to this Site are permitted without our prior written consent. If you would like to link to this Site from your website, please submit your request to compliance@bravenlyglobal.com. Unless you receive our express written consent, your request to link to this Site shall be deemed denied. Unless otherwise permitted in writing signed by an authorized representative of Bravenly Global, a website that links to this Site:

- Shall not imply, either directly or indirectly, that Bravenly Global is endorsing its products;
- Shall not use any of our Trademarks or the Trademarks of our licensors;
- Shall not contain content or material that could be construed as offensive, controversial or distasteful and should only contain content that is appropriate for all age groups;
- Shall not disparage us or our products in any way or otherwise negatively affect or harm our reputation and goodwill;
- Shall not present false or misleading information about us or the Bravenly Global opportunity;
- Shall not misrepresent any relationship with us;
- Shall not replicate in any manner any content in the Site; and
- Shall not create a browser or border environment around Site material.

18. Security

You agree not to violate or attempt to violate the security of this Site, including without limitation (a) accessing data that is not intended for your use; (b) logging on to a server or account that you are not authorized to access; (c) probing, scanning, or testing the vulnerability of any system or network related in any way to the Site without proper authorization; (d) breaching security or authentication measures without proper authorization; (e) interfering with service to any host, network, other user, including without limitation sending unsolicited email, flooding, spamming, mail bombing, or crashing; (f) sending promotions and/or advertising products or services; or (g)
attempting to do any of the preceding.

19. General

If any provision of these terms is held by an arbitrator or court of competent jurisdiction to be contrary to law, then such provision(s) shall be construed, as nearly as possible, to reflect the intentions of the parties, with all other provisions remaining in full force and effect. If Bravenly Global fails or declines to enforce any right or provision in these terms, it shall in no circumstance constitute a waiver of such right or provision unless acknowledged and agreed to by Bravenly Global in writing. The terms comprise the entire agreement between you and Bravenly Global and supersede all prior or contemporaneous negotiations, discussions, or agreements, if any, whether written or oral, between the parties regarding the subject matter contained herein. Your use of the Site is subject to the additional disclaimers that may appear throughout the Site. If you violate these terms, Bravenly Global reserves the right to terminate your access to the Site and related services without notice. Your sole recourse and remedy is to receive a refund for prepaid but unused services, if applicable.

20. California Privacy Rights

Residents of the State of California, under the California Civil Code, have the right to request from companies conducting business in California a list of all third parties, if any, to which we have disclosed Personal Information during the preceding year for direct marketing purposes (e.g., requests made in 2020 will receive information about 2019 sharing activities). We comply with this law by offering our visitors the ability to tell us not to share your personal information with third parties for their direct marketing purposes. To make such a request, please write us at email or mailing address below.

You must include this Site as the subject line, and your full name, e-mail address, and postal address in your message.

Please note that any request under this Paragraph will be limited to our use and disclosure of your personal information. You will need to make the same request of your Bravenly Global Brand Partner if you would like to obtain information about any disclosure that he or she has made of your personal information.

21. Contacting Us

You may contact us regarding these Terms of Use or the Site by email (compliance@bravenlyglobal.com or mail (Bravenly Global, LLC 13799 Park Blvd #110 Seminole, FL 33776).

22. Effective Date
These Terms of Use are effective as of September 15, 2020, and shall remain in effect until modified and/or updated as provided in paragraph 1 above.