

# SUPERIOR ACCESS INSURANCE SERVICES, INC. DBA "BOLT ACCESS"

## ONLINE MEMBER SERVICES AGREEMENT

**EFFECTIVE DATE: AUGUST 1, 2023**

**IMPORTANT:** THE TERMS AND CONDITIONS BELOW WILL GOVERN YOUR RELATIONSHIP WITH SUPERIOR ACCESS INSURANCE SERVICES, INC. DBA BOLT ACCESS (“**BOLT ACCESS**”) AND YOUR USE OF THE BOLT ACCESS AND OTHER SERVICES. YOU ARE RESPONSIBLE FOR REVIEWING AND BEING FAMILIAR WITH THIS DOCUMENT AND THE TERMS OF BOLT ACCESS’ PRIVACY POLICY, WHICH IS AVAILABLE ON ITS WEBSITE AND WHICH MAY BE UPDATED FROM TIME TO TIME. ACCESS TO THE WEBSITE AND THE SERVICES IS CONDITIONED UPON YOUR ACCEPTANCE OF ALL TERMS AND CONDITIONS OF THIS AGREEMENT AND THE AFOREMENTIONED PRIVACY POLICY. YOU MAY ACCEPT BY CLICKING THE “**I ACCEPT**” BUTTON BELOW. PLEASE NOTE THAT ANY USE BY YOU OF THE WEBSITE OR SERVICES, INCLUDING WITHOUT LIMITATION MAINTAINING INSURANCE BUSINESS THROUGH BOLT ACCESS, WILL CONSTITUTE ACCEPTANCE OF THE TERMS AND CONDITIONS OF THIS AGREEMENT AND ANY MODIFICATION HERETO.

### 1. Services

The signatory at the bottom of this Agreement (hereinafter, “**Member**” or “**you**”) is hereby designated as the entity set out in the online membership process you completed on the bolt access website. Member is obligated to ensure that its agents and subproducers, if any, comply with the terms of this Agreement.

During the term of this Agreement, and subject to the terms and conditions provided herein, bolt access shall provide Member with access to one or more insurance companies, markets, or underwriting facilities with whom bolt access has a contractual relationship (“**Markets**”). The information and services made available through bolt access and its website are collectively referred to herein as the “**Services**.” bolt access does not recommend or endorse any Market nor does bolt access assume any responsibility regarding the actions or representations of any Markets in connection with obtaining, providing, or issuing quotes or insurance policies. Member and Markets will each determine in their sole discretion whether or not to seek, obtain, provide, or issue quotes, binders, or policies. bolt access may at any time, subject to notice as provided below, rescind Member’s authority to use the Services.

### 2. Eligibility

- Use of the bolt access website and Services is limited to parties that may lawfully enter into and form contracts under applicable law. Members must register with bolt access and provide all requested information regarding the Member prior to making any use of the Services. The specific eligibility requirements shall be set out in the online membership process on the bolt access website. Failure to satisfy any of the eligibility requirements for a membership or to provide any requested information may result in termination of this Agreement or suspension or restriction of your membership.
  - bolt access reserves the right to refuse to accept any Member.
  - Member, including any producers or subproducers soliciting, selling, or placing insurance for or on behalf of Member (“**Producers**”), must at all times maintain a valid agent/broker license for each state and each line of business for which it solicits insurance business from insureds or prospective insureds and each state selected by Member in the online membership process on the bolt access website and for which it represents and warrants that it holds such license. Neither Member nor the Producers may solicit or sell insurance business in any state in which it or they are not licensed. Member represents that such license(s) are not limited by any condition or restriction imposed by any regulatory authority. Member must furnish proof of such licensing upon request by bolt access and promptly notify bolt access in writing of any changes in license status for each state selected.
- BOLT ACCESS RESERVES THE RIGHT TO TERMINATE, SUSPEND, OR RESTRICT YOUR MEMBERSHIP AND THIS AGREEMENT AND SUSPEND THE PAYMENT OF COMMISSIONS IN THE EVENT AN APPLICABLE LICENSE(S) LAPSES OR IS CANCELLED OR IF YOU FAIL TO PROVIDE EVIDENCE OF A CURRENT UNRESTRICTED LICENSE. IN THE EVENT YOUR MEMBERSHIP IS SUSPENDED OR RESTRICTED FOR FAILURE TO PROVIDE EVIDENCE OF A CURRENT UNRESTRICTED LICENSE, YOU WILL CONTINUE TO BE CHARGED A**

## **MEMBERSHIP FEE UNTIL BOLT ACCESS RECEIVES SUCH EVIDENCE OR YOUR**

**MEMBERSHIP IS TERMINATED.** Member agrees to, and shall ensure that the Producers, comply with the laws of the states in which the insurance risk for which it is obtaining a quote is located, including without limitation all laws regarding the license required to be held by persons in Member's organization that are utilizing the Services.

- Member agrees to maintain Errors & Omissions ("E&O") insurance covering Member's and its Producers' activities with limits of at least \$500,000 for property and casualty business written by Member and represents and warrants that it holds such insurance. An updated declarations page must be provided to bolt access on the anniversary date each year thereafter or at any time bolt access requests such information. In the event Member's E&O insurance lapses or fails to remain in full force and effect, Member must promptly notify bolt access and immediately voluntarily cease use of the Services until such time that Member's E&O coverage has been reinstated or placed in force. **BOLT ACCESS RESERVES THE RIGHT TO TERMINATE, SUSPEND, OR RESTRICT YOUR MEMBERSHIP AND THIS AGREEMENT, AS WELL AS SUSPEND THE PAYMENT OF COMMISSIONS IN THE EVENT MEMBER'S E&O INSURANCE COVERAGE LAPSES OR IS CANCELLED OR MEMBER FAILS TO PROVIDE EVIDENCE OF SUCH COVERAGE AT BOLT ACCESS' REQUEST. IN THE EVENT YOUR MEMBERSHIP IS SUSPENDED OR RESTRICTED FOR FAILURE TO PROVIDE EVIDENCE OF CURRENT E&O INSURANCE COVERAGE, YOU WILL CONTINUE TO BE CHARGED A MEMBERSHIP FEE UNTIL BOLT ACCESS RECEIVES SUCH EVIDENCE OR YOUR MEMBERSHIP IS TERMINATED.**
- Neither Member nor its Producers have authority to bind, make, alter, vary, or discharge any insurance policy, extend the time for payment of premiums, waive or extend any policy obligation or condition, or incur any liability on behalf of bolt access or Markets. Neither Member nor its Producers shall use the name, logo, identifying mark, or trademark of bolt access or any Market without the prior written consent of bolt access or the Market.

### **3. Membership Fees**

- If Member is registered for a program in which a membership fee is charged, Member will be charged membership fees for access to the bolt access website and fees for other services selected by Member in an amount set out in the online membership process on the bolt access website or otherwise on the bolt access website.
- Membership fees are fully earned and non-refundable upon receipt. In the event of termination of its membership, Member will not be entitled to a refund of any membership fees paid. If this Agreement is terminated prior to the end of the term for which membership fees have been paid, Member will not be entitled to a pro-rata refund of such fees.
- Member authorizes bolt access to debit Member's credit card or ACH account for the membership and other fees charged.
- Once you have chosen a membership plan, you may only convert to a different membership plan or revert back to a previously chosen membership plan one time in a 12-month period. The change in membership plan will take effect on the next payment anniversary date or billing date.
- In addition to the fees due under this Agreement, each payor party agrees to pay all federal, state, local, sales and/or use taxes, penalties, and late charges (collectively, "**Tax**") imposed by a taxing authority against the payor party as a result of this Agreement. Neither party shall have any responsibility or obligation to report or pay to any taxing authority any personal property or intangible taxes or any tax on income that may be imposed by a taxing authority against the other party in connection with the Services. To the extent a payee party is required to collect and remit any Tax owed by a payor party, the payee party shall invoice the payor party, as a separate line item, the amount of any such Tax (without prejudice to bolt access' right to recover such Tax from Member in the event, and upon discovery, that bolt access inadvertently failed to include such tax on the applicable invoice). To the extent the payee party is required to collect and remit any Tax subsequent to the issuance of any invoice (due to a change in law, facts, circumstances, or any other matter), such invoices shall be revised and reissued to reflect the Tax due buy the payor party.

### **4. Notices from bolt access; Modifications**

- The bolt access website and Services may only be used to obtain insurance policy quotes in relation to the submission of an insurance policy application to bolt access and may not be used for any other purpose. Member shall review and comply with bolt access and the Markets' requirements as noticed from time to time.
- The authorization to use the bolt access website and Services is subject to guidelines and other instructions provided by bolt access, and bolt access reserves the right to modify this Agreement from time to time. Member is responsible for reviewing and complying with any changes to this Agreement. If at any time Member does not

wish to accept a revised version of this Agreement, Member's sole remedy is to terminate this Agreement as provided in Section 9 below. If Member continues to use the bolt access website and Services after such changes to the Agreement have been made, Member will be deemed to have accepted the terms of the revised Agreement and shall be bound by it.

## **5. Commissions; Charges; Payment and Collection of Amounts Due**

- In consideration of Member obtaining insurance policy quotes for its customers through bolt access, and subject to the terms and conditions of this Agreement, Member shall be paid commissions on policies placed or obtained through bolt access pursuant to the Commission Schedule in effect as posted on the bolt access website on the effective date of the policy or renewal, as applicable, which may be amended by bolt access at any time and which is incorporated herein by reference. An administrative fee charged by bolt access, if any, shall not be passed on by the Member to the applicant or insured. Commissions paid on excess and surplus lines of business shall be established on a policy-by-policy basis.

**COMMISSIONS WILL BE DIRECTLY DEPOSITED INTO A BANK ACCOUNT DESIGNATED BY YOU. YOU AGREE TO ACCEPT THE PAYMENT OF COMMISSIONS IN THIS MANNER AND TO PROVIDE ALL NECESSARY INFORMATION TO ENABLE BOLT ACCESS TO ACCOMPLISH THE DIRECT DEPOSIT. YOU FURTHER AGREE TO KEEP ALL SUCH INFORMATION CURRENT AND TO VERIFY THE ACCURACY OF THE INFORMATION UPON REQUEST BY BOLT ACCESS.**

- Any amounts or commissions due Member may be offset against any amounts owed by Member, including but not limited to the payment of membership fees in the event Member's credit card, debit card, or ACH account transaction is declined for any reason, the obligation of indemnification provided in Section 12 below, the obligation of bolt access to pay an E&O claim due to your actions, or to reimburse an insurance carrier for payment of premiums that are your obligation under this Agreement.

**THE OBLIGATION OF BOLT ACCESS TO PAY COMMISSION ON ANY POLICY IS SUBJECT TO THE COLLECTION BY BOLT ACCESS OF SUCH COMMISSION FROM THE APPLICABLE INSURANCE CARRIER, AND BOLT ACCESS SHALL HAVE NO OBLIGATION TO PAY COMMISSION ON ANY POLICY WHERE BOLT ACCESS HAS NOT RECEIVED COMMISSION FROM THE APPLICABLE INSURANCE CARRIER.**

**THE PAYMENT OF COMMISSIONS MAY BE SUSPENDED UNTIL VALID AND EFFECTIVE E&O INSURANCE COVERAGE AND/OR ACTIVE AND PROPER LICENSING INFORMATION IS PROVIDED BY YOU TO BOLT ACCESS.**

- **No commissions will be payable or paid to a Member who has been terminated, suspended, restricted, or cancelled.** A Member is terminated when this Agreement is terminated by bolt access under Section 9 of this Agreement. A Member is automatically suspended and/or restricted if: (i) membership fees are in arrears at any time; (ii) Member is not in compliance this Agreement because the Member failed to maintain valid agent/broker licenses; (iii) Member is not compliance with this Agreement because the Member failed to maintain the required E&O insurance coverage; or (iv) Member is otherwise in breach of any other requirement under this Agreement.
- If Member cancels or is suspended or restricted and then subsequently reinstates its membership, any commissions due the Member will only be paid if such Member brings their membership fees current by paying all months due from the cancellation, suspension, or restriction date; provided, however, that if Member does not pay such amounts within ninety (90) days of the cancellation, suspension, or restriction date, the ownership of Member's policies, including any renewal and/or expiration rights thereto, transfer to and become the sole and exclusive property of bolt access. In the event of such transfer, Member shall not directly or indirectly take any steps to interfere with bolt access's ownership of such policies.
- In the event bolt access no longer has a contract with a Market, bolt access reserves the right to move the policies written by such Market to another Market at the renewal date of each such policy. If the policy renews through bolt access with the new Market, Member will be paid commissions on the renewal of the policy based upon the new Market's commission rate.
- Member may only charge agent/broker fees as permitted by applicable law and subject to the Markets' requirements. Member agrees to adhere to all laws and regulations concerning such fees and to refund any such fee unlawfully charged to any applicant upon bolt access' request within five (5) days of notification by bolt access.
- Member shall be liable to bolt access and shall pay return or unearned commissions on cancelled insurance and on reductions in premium at the same rate as originally allowed to Member. Member must pay such return or unearned commissions to bolt access within fifteen (15) days of a request by bolt access.

- Member authorizes bolt access to debit Member's credit card or ACH account to the extent that Member fails to remit return or unearned commissions within ten (10) days of the date the return or unearned commissions are owed. Such debit rights survive any termination of this Agreement.
- If any delinquent premium invoice(s) on any policy(ies) are placed into collection against the insured directly, including but not limited to collection proceedings or collection litigation, and collection is successful, Member shall not be entitled to a commission on such premium recovery.
- **bolt access reserves the right to restrict or suspend Your membership in the event you submit payment for premium or any other amount due hereunder and such payment is returned by Your bank for insufficient funds or is declined by Your credit card company.**
- Member agrees that it shall pay, and hereby guarantees payment, of all premiums without reduction of commissions to bolt access. All premiums in the possession of the Member shall be held by it in trust, and Member agrees that it is acting as a fiduciary as to such funds.
- Member understands and agrees that any policies of insurance that are cancelled for the reason of non-payment of premium may not be subject to reinstatement.

## 6. Member Transactions

- bolt access reserves the right to reject any application for insurance if such application is incomplete, if its information cannot be validated, or if the information contained in the application does not conform with the insurance carrier's underwriting guidelines. bolt access has no obligation to complete or correct any incomplete or inaccurate applications submitted by a Member. bolt access must rely on the Member to provide full and accurate information. bolt access shall not be responsible for exposures or policy limits not requested by the Member. It is the responsibility of the Member to understand the underwriting requirements for any policy of insurance and to accurately, truthfully, and completely communicate any such information to bolt access in a timely manner.
- Except as provided herein to the contrary, Member retains all renewal rights to policies obtained through bolt access.
- Member has sole and exclusive responsibility for all communications with the insurance purchaser and for all policy servicing functions, all legal and regulatory requirements pertaining to the insurance buyer, and the conduct of the Member's insurance business.
- Neither Member nor its Producers shall hold themselves out as an agent or representative of bolt access or any Market.
- Member understands that neither it nor its Producers have any express or implied authority to bind coverage on behalf of any Market. **Member understands and agrees that no insurance coverage is bound by any Market until such coverage is expressly confirmed in writing by either the applicable Market or bolt access. Neither Member nor its Producers are authorized to confirm the binding of coverage to any insured or to issue any certificate of insurance or other evidence of insurance to any insured, additional insured, loss payee, or third person unless and until the binding of coverage has been confirmed in writing by either the applicable Market or bolt access and the Member has been granted express authorization in writing to issue such evidence of insurance.**
- Member shall immediately notify bolt access of any legal action, threat of legal action, or complaint filed with a regulatory authority with respect to any matters pertaining to this Agreement. Member must cooperate with bolt access in the investigation, settlement, or defense of any claim, suit, or complaint arising out of business produced hereunder, and Neither Member nor its Producers shall do anything that may prejudice the rights of bolt access in relation thereto. All notices of suits, suit papers, or written complaints regarding business written under this Agreement must be forwarded to bolt access within two (2) business days of receipt thereof.

## 7. Member Audit Requirements, Access to Records

- Member shall maintain, at its principal administrative office, accurate and complete records and accounts of all transactions and/or policies sought or obtained through bolt access hereunder during the time this Agreement is in force and for five (5) years thereafter. Such records and accounts must be maintained in accordance with best insurance practices.
- Upon five (5) business days' notice, Member shall allow audit(s) and access by bolt access during normal business hours to Member records relating to coverage, binders, policies, and use of the Services. bolt access may only audit and access records related to policies placed through bolt access.
- Audit and access rights shall survive termination of this Agreement for a period of five (5) years.

## 8. Privacy and Security

- Please read the [bolt access Privacy Policy](#) (“**Privacy Policy**”), which is hereby incorporated by reference. bolt access may modify the Privacy Policy from time to time, which will be noted by a last revision date on the Privacy Policy. Member is responsible for reviewing the Privacy Policy periodically for any changes and complying with all of its terms. If at any time Member does not wish to accept a revised version of the Privacy Policy, Member’s sole remedy is to terminate this Agreement as provided in Section 9 below. If Member continues to use the bolt access website and Services after such changes to the Agreement have been made, Member will be deemed to have accepted the terms of the revised Privacy Policy and shall be bound by it.
- Member is solely and exclusively responsible for knowing and complying with all of its privacy obligations under all applicable laws. Member will fully cooperate with bolt access and Markets regarding any issues concerning privacy and/or security compliance.
- Member agrees that any information concerning bolt access, its clients, Markets, practices, and personnel is confidential and proprietary in nature and shall not be shared with any other entity without the express written permission of bolt access. Member agrees that bolt access shall be entitled to injunctive relief and any other remedies afforded by law if Member discloses such information in violation of this Agreement.
- The password granted to Member may be used only to access the bolt access website, use the Services, electronically sign its transactions, and review its completed transactions. Member is solely responsible for maintaining the security of its password. Member may not disclose its password to any third party (other than Member employees whom it has authorized to use its account), and Member is solely responsible for any use of or action taken under its password on the bolt access website. If Member’s password is compromised, Member must change its password. Member must promptly notify bolt access of any security breaches or unauthorized access to the bolt access website or Services.
- Member has sole and exclusive responsibility for all systems required by Member to access and use the bolt access website and Services, including without limitation all hardware, operating software, applications software, electronic storage, browser configuration, and network connectivity. bolt access hereby disclaims all liability arising from any changes Member may make to its computer, network, or software in order to use the Services.

## **9. Termination**

- bolt access may terminate this Agreement immediately upon written notice to Member or notice provided via the bolt access website.
- Member may only terminate this Agreement by following the procedure provided for via the bolt access website.
- If Member is suspended for any reason and its membership is not reinstated within ninety (90) days of such suspension, the Member’s membership and this Agreement will be deemed to be terminated.
- Member may transfer policies that it obtained through bolt access at any time upon notice via the bolt access website or upon notice of termination by bolt access. If Member does not transfer the policies it obtained through bolt access within ninety (90) days of termination, such policies are no longer transferrable and the ownership of Member’s policies that are not transferred prior to that time, including any renewal and/or expiration rights therein, transfer to and become the sole and exclusive property of bolt access. In the event of such transfer, Member shall not directly or indirectly take any steps to interfere with bolt access’s ownership of such policies.
- Upon notice of termination for any reason, Member may no longer utilize the Services and shall not be entitled to payment of commissions.

## **10. Independent Contractor; No Agency; No Third-Party Beneficiaries**

- This Agreement does not create any employment, partnership, agency, joint venture or, except as expressly set forth herein, any fiduciary relationship between Member and bolt access. Member is an independent insurance producer and is not acting under appointment as an agent for bolt access or any Market. Member is an independent contractor for all purposes under this Agreement.
- Nothing expressed or implied herein shall be construed to give to any person other than the parties hereto or any third-party beneficiaries any legal or equitable rights, remedies, or claims under or in respect to this Agreement.

## **11. Representations and Warranties**

- Member represents and warrants that:

- It will comply with all applicable laws and regulations relating to its business at all times during the term of this Agreement or during which Member's policies are placed through the Services;
- the information it provides to bolt access is accurate and complete to the best of its knowledge; and
- it will comply with the Privacy Policy and all applicable privacy laws and regulations.
- bolt access makes no representations or recommendations regarding coverage choices, limits, deductibles, or endorsements of any applicant for insurance nor does bolt access warrant the suitability of any insurance coverage or policy for any person's needs. bolt access does not guarantee Member's satisfaction with the performance of the Markets nor does bolt access guarantee or promise that Member will successfully obtain quotes, binders, or policies from any Market through the use of the Services. It is the exclusive duty of the Member to assess an applicant's needs and to make insurance coverage and related insurance recommendations.

## 12. Indemnity

- bolt access agrees to indemnify, defend, and hold harmless Member against any and all claims, demands, losses, expenses, liabilities, and damages of whatever nature, including interest, penalties, and attorney fees (collectively, "Costs") that Member may incur which result from, arise out of, or relate to any breach of this Agreement by bolt access, except to the extent that such Costs are caused or contributed to by the acts or omissions of Member and/or its Producers, agents, employees, or representatives.
- Member agrees to indemnify, defend, and hold harmless bolt access and its representatives, officers, agents, and employees, as well as the Markets, claims administrators, and servicing companies against any and all Costs that bolt access, the Markets, claims administrators, and servicing companies may incur, including costs of collection of any amounts due hereunder, which result from, arise out of, or relate to:
  - Member's duties, obligations, or performance under this Agreement;
  - Member's duties or obligations to its customers or to the Markets;
  - any violations of the obligations of Member or its Producers under applicable insurance or privacy laws; or
  - any other acts or omissions of Member and/or its agents, employees, or representatives.
- Each party to this Agreement shall promptly notify the other party in writing of the existence of any claim or anticipated claim that is subject to indemnification under this section. Each party and/or its affiliates shall at all times have the right to fully participate in such defense at their own expense.

## 13. Limitation of Liability and Disclaimer

**BOLT ACCESS WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES (INCLUDING WITHOUT LIMITATION LOST PROFITS OR LOSS OF BUSINESS OPPORTUNITY), ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, THE BOLT ACCESS WEBSITE, THE SERVICES, USE OF THE SERVICES, OR THE INABILITY TO USE THE SERVICES. BOLT ACCESS DISCLAIMS SUCH LIABILITY TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW.**

**BOLT ACCESS MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION, TO THE FULLEST EXTENT PERMITTED BY LAW:**

- **THAT MARKETS WILL PERFORM AS INDICATED OR TO MEMBER'S EXPECTATIONS;**
- **THAT MEMBER WILL SUCCESSFULLY PLACE A POLICY WITH MARKETS OR THAT OTHER SERVICES WILL BE COMPLETED TO MEMBER'S SATISFACTION; AND**
- **REGARDING THE ACCURACY, RELIABILITY, OR COMPLETENESS OF THE FACTUAL INFORMATION PROVIDED THROUGH THE SERVICES OR BY THE MARKETS.**

## 14. General Provisions

- **Applicable Law.** The bolt access website and Services are arranged, sponsored, and managed by bolt access in the State of California. The laws of the State of California govern this Agreement and all of its terms and conditions, without giving effect to any principles of conflict of laws. Member agrees to waive jury trial and to the trial of any disputes solely before a judge. bolt access is entitled to attorney's fees and costs of suit if it obtains an order, judgment in any amount, injunction, or other relief.

- **Entire Agreement.** This Agreement, including any terms and conditions incorporated herein by reference, and the general terms and conditions contained on the bolt access website (including the Privacy Policy) constitute the entire agreement of the parties with respect to the subject matter hereof and supersede and replace all prior and contemporaneous agreements, representations, and understandings of the parties in connection with the subject matter hereof.
- **Applicability.** If Member has any agreements with bolt access as of the date hereof, such agreements are hereby superseded and replaced in their entirety by this Agreement. This Agreement shall apply to all policies heretofore and hereafter bound or placed through bolt access by Member.
- **Severability.** If any provision of this Agreement shall be deemed unlawful, void, or unenforceable for any reason, then that provision shall be deemed severable from these terms and conditions and shall not affect the validity and enforceability of any remaining provisions of this Agreement.
- **No Waiver.** bolt access will not be considered to have waived any of its rights or remedies described in this Agreement unless the waiver is in writing and signed by bolt access. bolt access' failure to enforce the strict performance of any provision of this Agreement will not constitute a waiver of bolt access' right to subsequently enforce such provision or any other provisions of this Agreement.
- **Assignability.** Member may not transfer or assign the Agreement except with the prior written consent of bolt access. Any attempted assignment in violation of this provision shall be null and void.

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- I HAVE COMPLETELY READ THIS AGREEMENT AND UNDERSTAND THE TERMS CONTAINED HEREIN. I HEREBY AGREE TO ALL OF THE PROVISIONS CONTAINED ABOVE, INCLUDING WITHOUT LIMITATION THE [WEBSITE PRIVACY POLICY](#).
  - BY ACCEPTING THIS AGREEMENT, I REPRESENT AND WARRANT THAT I HAVE THE FULL RIGHT AND POWER TO EXECUTE THE AGREEMENT ON BEHALF OF MEMBER AND TO BIND MEMBER OR INDIVIDUALS ON WHOSE BEHALF I ACCEPT.
  - CLICK HERE TO ACCEPT

\* Name:  Date: