

TERMS AND CONDITIONS

The following terms ("Terms of Use") constitute an agreement between KCM Media, LLC ("Company"), and you that governs your use of this website and all of its associated services, content, and functionality. This policy applies to the website administered by Company (the "Website"), located at <https://adoreyourwardrobe.com/> and members.adoreyourwardrobe.com. Company, owner and operator of the Website, is a limited liability company formed under the laws of the state of Kansas, United States.

Your use of the Website constitutes your acceptance of, and agreement to, the following Terms of Use. Company reserves the right to modify, alter, amend or update its Website, policies and these Terms of Use. These Terms of Use are subject to change without notice. If you do not agree with or do not accept any part of these Terms of Use, you must not use the Website. Your continued use of any part of the Website constitutes your acceptance of such changes to the Terms of Use. You should review the Terms of Use periodically to determine if any changes have been made.

PURCHASE POLICIES

On the Website, you may purchase products, such as course memberships (the "Membership") or clothing and accessories (the "Clothing and Accessories"). The Membership options are described as follows: Signature, Advanced, Academy, Adored. The descriptions of the Memberships can be found on the Website. The Membership and Clothing and Accessories may collectively be referred to as the "Products."

Depending on the Membership you choose, you may receive live video instruction, written lessons, and/or access to the Company's private Facebook group that corresponds to the Membership option you have chosen. Please see the description on the Website for the exact services you will receive with your purchase. Each Membership is available for either a one-time fee or an installment payment plan which you may choose at time of purchase (the "Membership Subscription Fee"). If you select a payment plan, you will be required to provide Company's third-party payment provider with information regarding your credit card or other payment instrument. You represent and warrant to Company that such information is true and that you are authorized to use the payment instrument. You will promptly update your User Account information with any changes (for example, a change in your billing address or credit card expiration date) that may occur. You agree to pay Company the amount that is specified in the payment plan in accordance with the terms of such plan and these Terms of Use. You hereby authorize Company to bill your payment instrument in advance in accordance with the terms of the applicable payment plan until you terminate your User Account, and you further agree to pay any charges so incurred. If you dispute any charges you must let Company know within sixty (60) days after the date that Company charges you. Access will be revoked to the Membership if you choose a payment plan or subscription and do not complete the payments on schedule.

Clothing and Accessories are sold via Facebook Live videos at <https://www.facebook.com/KellySnyderOfficial/> (each a "Trunk Show" and collectively the "Trunk Shows"). The Trunk Shows are governed by the same rules as set forth for the Group below, and you hereby agree to be bound by such rules and restrictions. In order to receive information regarding Trunk Shows, you must sign up for Company's newsletter through the

Website. The Website is not affiliated with Facebook and has no control over the availability of Facebook. Company shall not be held liable in the event you are unable to access the Trunk Show.

In order to purchase Clothing and Accessories you must set up a CommentSold account (the “CS Account”). All rules pertaining to a User Account shall also apply to the CS Account. To set up your CS Account, go to <https://adoreyourwardrobe.commentsold.com/account>. You can also set up your CS Account by typing REGISTER in the comment section of a Trunk Show. When you set up your CS Account, we recommend connecting to Facebook Messenger. Order confirmations, item availability, payment information, and shipping confirmations will be sent via Facebook Messenger.

Clothing and Accessories may be purchased by commenting on the Trunk Shows. For example:

1. During a Trunk Show, you decide you want to order item #2.
2. You’ll type “SOLD 2” in the comments section of the Trunk Show.
3. You’ll receive either an email or message via Facebook Messenger (recommended) with the next steps. If the item is available, you’ll receive a message the item is yours and how to checkout. If the item is sold out, you will be put on a waitlist.
4. At the end of the Trunk Show, you can go to your CS Account and complete your checkout. By completing checkout at the end of the Trunk Show, you’ll have the ability to checkout and/or manage your waitlist items. You’ll need to complete the checkout whether this is your first purchase or you have purchased from Company in the past.

Please note: Shopping Cart items expire after two hours.

Waitlists

There is a limited number of Clothing and Accessories sold at Trunk Shows and you are not guaranteed the items you comment “Sold” on. Company offers two types of waitlists to help ensure that you are able to purchase the Clothing and Accessories you desire, but again purchases are not guaranteed.

Company places orders when a Trunk Show is closed for any items that are sold out, but which the vendor still has inventory. Company will only order enough for items on the authorized waitlist. So, if you want an item, you need to give Company the authorization to purchase your waitlisted item(s). This is the difference between “waitlist” and “authorized waitlist.” An authorized waitlist will be fulfilled if Company can get more inventory, but “waitlist” only means you might get the item if someone else returns it.

You can authorize the purchase of your waitlisted items inside of your CS Account using the following instructions:

1. Log in to your CS Account, and click on the “Waitlisted/Backordered” tab.
2. Find your item. Click on “Click here to be first on the waitlist.”
3. Then, choose your credit card and click “Authorize.”

You understand and agree that by doing so, Company may automatically charge your credit card for the authorized waitlist items, without further approval from you. Company will not charge your credit card until your order is fulfilled.

Shipping

Company only offers shipping within the United States. Clothing and Accessories ship for free approximately one week after the applicable Trunk Show.

Refund Policy

Refunds for the Membership are available within 30 days of starting the Membership. Please contact us at kelly@adoreyourwardrobe.com to request a refund.

If Clothing and Accessories are defective, please email live@adoreyourwardrobe.com and Company will arrange for a replacement or a refund. If you otherwise would like to make a return, you must email live@adoreyourwardrobe.com or fill out the return form that was mailed with your Clothing and Accessories and mail the items back to the listed address. Returns will only be accepted if post marked within fifteen (15) days from the original shipping date. Please note returns are subject to a 2.99 USD per item restocking fee in the following instances:

- You purchase Clothing or Accessories and cancel the item/items prior to shipping or
- You return Clothing or Accessories that were shipped to you and request a refund rather than store credit for Company's next Trunk Show.

REGISTRATION & RESTRICTED ACCESS

Access to certain areas of the Website may be restricted. Company reserves the right to restrict areas of the Website at its sole discretion.

Some restricted areas of the Website may be made available to you as a registered user. When you are registered, you are required to create a user profile, which may include a username and password ("User Account"). You agree to keep your username and password confidential. You may not use as a username the name of another person or entity that is not lawfully available for use, a name or trademark that is subject to any rights or another person or entity or is offensive, vulgar or obscene. If you suspect your password has been compromised, you must notify Company immediately at kelly@adoreyourwardrobe.com. Company will not be liable for any loss caused by the unauthorized use of your account; however, you may be liable to Company or other third parties for any losses incurred due to such unauthorized use.

When you create a User Account with Company, you guarantee that you are 18 years of age or older, are able to consent to these Terms of Use, and that the information you provide to us is accurate, complete, and current at all times. Violation of this paragraph may result in the immediate termination of your User Account without refund, in Company's sole discretion.

Company may disable your username and password at its sole discretion, refuse to register a user for the Products, remove or edit any content contributed to the Website or cancel any User Account. Company may, without notice, refuse access to its Website or Products, in whole or part, to any person that fails to comply with these Terms of Use.

Company reserves the right to modify methods for registration and access levels of registered users from time to time.

LICENSE FOR USE OF PRODUCTS

All Products available for sale on the Website were developed solely for your personal use and

may not be reproduced for publication or for the personal or commercial use of others without permission. You may not create any derivative works of the Products. When you purchase any of the Products, you agree that you will not use any information you gain from the Products to create any product or service, whether offered for commercial or personal use, without express written consent of the Company. All inquiries for use of Company intellectual property must be submitted to kelly@adoreyourwardrobe.com. Company reserves the right to seek equitable and compensatory relief for any violation of this term.

FACEBOOK GROUP ACCESS

To participate in the Membership, you must join Company's private Facebook group that is associated with the Membership for which you have signed up (the "Group"). To join or participate in the Group constitutes your acceptance of, and agreement to these Terms of Use. We reserve the right to modify, alter, amend or update the Terms of Use. The Terms of Use are subject to change without notice. If you do not agree with or do not accept any part of the Terms of Use, you must not be a member of the Group. This Group is for members over 18 years of age. Please do not join if you are not over 18 or cannot accept the Terms of Use.

Any information provided in the Group is for information purposes only and results may vary from person to person when using such information.

You are, and shall remain, solely responsible for the any content you upload, submit, post, transmit, communicate, share or exchange by means of the Group and for the consequences of submitting or posting same. COMPANY DISCLAIMS ANY PERCEIVED, IMPLIED OR ACTUAL DUTY TO MONITOR THE GROUP AND SPECIFICALLY DISCLAIMS ANY RESPONSIBILITY OR LIABILITY FOR INFORMATION PROVIDED THEREON.

YOU ARE SOLELY RESPONSIBLE FOR YOUR INTERACTIONS WITH OTHER MEMBERS OF THE GROUP. YOU ACKNOWLEDGE AND UNDERSTAND THAT COMPANY HAS NOT, AND DOES NOT, IN ANY WAY: (A) SCREEN ITS MEMBERS; (B) INQUIRE INTO THE BACKGROUNDS OF ITS MEMBERS; OR (C) REVIEW OR VERIFY THE STATEMENTS OF ITS MEMBERS. YOU HEREBY AGREE TO EXERCISE REASONABLE PRECAUTION IN ALL INTERACTIONS WITH OTHER GROUP MEMBERS, PARTICULARLY IF YOU DECIDE TO MEET ANOTHER GROUP MEMBER IN PERSON. COMPANY DOES NOT REPRESENT, WARRANT, ENDORSE OR GUARANTEE THE CONDUCT OF ITS MEMBERS. IN NO EVENT SHALL COMPANY BE LIABLE FOR INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF OR RELATING TO ANY MEMBER'S CONDUCT IN THE GROUP, INCLUDING, WITHOUT LIMITATION, BODILY INJURY, PROPERTY DAMAGE, WRONGFUL DEATH, EMOTIONAL DISTRESS, LOSS OF PRIVACY OR ANY OTHER DAMAGES RESULTING FROM COMMUNICATIONS OR MEETINGS BETWEEN GROUP MEMBERS.

Company reserves the right, in Company's sole discretion, to remove any post, comment, message or member, for any reason.

The following posts, comments or messages are expressly prohibited and will be immediately deleted and the member responsible for the post, comment or message is subject to immediate removal from the Group:

- Live video within the Group without Company's approval;
- Links that self-promote your own blogs, businesses, videos, etc. without Company's

- permission;
- Ads for items for sale or links to fundraisers without Company's permission;
- Contacting other Group members to solicit business or for self-gain;
- Hate speech;
- Threatening violence;
- Harassing or heckling another Group member or Company;
- Spam;
- Defamatory speech towards Company, another member or any third party;
- Any reference to illegal acts; or
- Anything that violates the legal rights of a third party.

Any member violating the Group rules may be immediately and permanently removed from the Group and Membership in Company's sole discretion.

Any content posted in the Group is the sole responsibility of the person(s) who created it, and Company and its employees, agents, directors, and officers, undertake no obligation or liability related to such content. Company and its employees, agents, directors, and officers, do not undertake or assume any duty to monitor for inappropriate or unlawful content posted in the Group, nor does it assume responsibility or liability that may arise from any content posted in the Group, including, but not limited to, claims of defamation, libel, slander, infringement, invasion of privacy and publicity rights, obscenity, pornography, fraud, or misrepresentation. All posts in the Group are confidential and may not be shared by any member outside of the Group. Company reserves the right to report to the appropriate authority any post, comment, member or message in the Group that Company deems, in its sole discretion, may implicate the safety of either a member of the Group or a third-party.

You acknowledge, however, that the Group may be joined by any member of the public, and so confidentiality cannot be guaranteed. Please do not post any information that you do not want shared.

GENERAL DISCLAIMER

Company has made every effort to ensure that all information on the Website has been tested for accuracy. Company makes no guarantees regarding the results that you will see from using the information provided on the Website. Opinions, advice, statements or other comments should not necessarily be relied upon and are not to be construed as professional advice from Company.

Company disclaims liability for incidental or consequential damages and assumes no responsibility or liability for any loss or damage suffered by any person as a result of use of the information provided on the Website. Company assumes or undertakes no liability for any loss or damage suffered as a result of the use of any information found on the Website.

YOUR RESPONSIBILITY

The Website was developed strictly for informational purposes. You understand and agree that you are fully responsible for your use of the information provided on the Website. Company makes no representations, warranties or guarantees. You understand that results may vary from

person to person. Company assumes no responsibility for errors or omissions that may appear in the Website.

USE OF THE WEBSITE

Unless otherwise stated, Company owns the intellectual property and rights to all content and material on the Website. Subject to the license below, all intellectual property rights are reserved.

You may view, download (for caching purposes only), and print pages for your personal use, subject to the restrictions set out below and elsewhere in these Terms of Use.

The following uses are not permitted:

- Republication of content from the Website, unless content is specifically and expressly made available for republication;
- Sale, rental or sub-license of any content from the Website;
- Reproduction or duplication of any content on the Website for commercial purposes;
- Modification of any content on the Website, unless content is specifically and expressly made available for modification;
- Redistribution of content of the Website, unless content is specifically and expressly made available for redistribution. Users are permitted to share content on social media channels, as long as a link to the Website is included.

From time to time, the Website will utilize various plugins or widgets to allow sharing of content via social media channels, email or other methods. Use of these plugins or widgets does not constitute any waiver of Company's intellectual property rights. Such use is a limited license to republish the content on the approved social media channels, with full credit to Company.

You must not use the Website in a way that causes, or may cause, damage to the Website or impairs the availability of access to the Website. You must not decompile, reverse engineer, disassemble or otherwise reduce the Website, except to the extent that such activity is expressly permitted by applicable law. You must not use the Website to copy, store, host, transmit, send, use, publish or distribute any material that consists of (or is linked to) any spyware, computer virus, Trojan horse, worm, keystroke logger, rootkit and/or other harmful code or malicious software.

You must not conduct any systematic or automated data collection activities, including, but not limited to scraping, data mining, data extraction or data harvesting on or in relation to the Website without Company's express written permission.

You must not use the Website to transmit or send any unsolicited commercial communications.

You must not use the Website for any third-party marketing without Company's express written permission.

INTELLECTUAL PROPERTY

All original materials provided by Company are owned by Company. Any original materials are provided for your individual use only. You are not authorized to use or transfer any of Company's intellectual property. All intellectual property remains the property of Company. No

license to sell, distribute, reproduce, prepare a derivative work, display or perform is granted or implied. Company will be entitled to injunctive relief to prohibit any such violations to protect against the harm of such violations.

Certain of the names, logos, and other materials displayed on the Website or Group constitute Company's intellectual property, including, but not limited to, patents, trademarks, service marks, trade secrets and copyrights ("Company IP"). You are not authorized to use any Company IP without Company's express consent. Ownership of Company IP remains with Company and You agree not to make any claims or assertions of any other party's ownership of Company IP.

"Adore Your Wardrobe" is a trademark of Company and is protected by United States trademark law. Company's trademarks and trade dress may not be used in connection with any product or service that is not Company's, in any manner likely to cause confusion among consumers or in any manner that disparages or discredits Company.

EQUITABLE RELIEF

You acknowledge and agree that in the event of certain breaches of the Terms of Use, Company may suffer irreparable injury, such that no remedy at law will afford it adequate protection against, or appropriate compensation for, such injury. Accordingly, you agree that Company shall be entitled to any injunctive relief, without having to post a bond, as may be granted by a court of competent jurisdiction.

COPYRIGHT

Unless otherwise noted, the design, content and all components of the Website or Group are copyrights owned by Company or third parties and are protected by United States and international copyright laws and should not be reused or republished without express written permission.

TRADEMARKS

Company's trademarks and trade dress may not be used in connection with any product or service that is not Company's, in any manner likely to cause confusion among consumers, or in any manner that disparages or discredits KCM Media, LLC, <https://adoreyourwardrobe.com/>, or the experts featured on the Website or Group.

From time to time, the Website or Group will legally utilize trademarks owned by third parties related to Company's services. These trademarks are the respective property of their owners.

FTC DISCLOSURE

From time to time, the Website or Group may post sponsored content from an advertiser. This means that an advertiser, which may be a brand, agency, or influencer network, will contract with Company to create content featuring certain messages or product placement. Pursuant to the FTC's requirements, all such advertisements on the Website or Group are clearly and conspicuously disclosed.

Even though compensation (cash, free product, services) is received in exchange for this sponsored content placement, Company gives its honest opinions, findings, beliefs, or experiences in such content. All views expressed on the Website or Group are those of the

content creator. Any product claim, statistic, quote or other representation about a product or service should be verified with the manufacturer, provider, or party in question.

AFFILIATE MARKETING

From time to time, the Website or Group may engage in affiliate marketing. This means that if you use an affiliate link to make a purchase, the Website will receive a commission on that purchase. All efforts are made to ensure that affiliate links are disclosed in accordance with the FTC.

GRANT OF RIGHTS

You grant Company a worldwide, irrevocable, non-exclusive, royalty-free license to use, reproduce, adapt, publish, translate and distribute any content you contribute to the Website or Group. This includes, but is not limited to, text, images, audio material, comments, video material and audio-visual material. This license extends to all known and future media. You also grant Company the right to sub-license these rights and the right to bring an action for infringement of these rights. By posting content to the Website or Group, you represent that you have the right to grant these permissions for use of such content by Website, Group, Company and Company's sublicensees.

CONTENT CONTRIBUTED TO THE WEBSITE

Any content you contribute to the Website or Group, including, but not limited to text, images, audio material, comments, video material and audio-visual material, must not be illegal or unlawful, may not infringe on any third-party's legal rights, and must not be capable of giving rise to legal action whether against you or Company or a third party.

Company reserves the right to edit or remove: (i) any material submitted to the Website; (ii) stored on Company's servers; or, (iii) hosted or published on the Website. Company takes no responsibility and assumes no liability for any content posted by you or any third party.

Notwithstanding Company's rights under the Terms of Use, Company does not undertake to monitor the submission of all content to, or the publication of such content on, the Website or Group and is not responsible for such content.

COMMENT POLICY

The Website offers the option for you to leave comments, engaging with the Website's posts. The following types of comments will not be tolerated and will be deleted:

- harassment directed toward any content creator or Company;
- spam;
- hate speech;
- defamatory to Company or any third party;
- reference illegal acts; or,
- violate the legal rights of a third party.

Company's sole discretion will be used to determine if a comment is in violation of this comment policy. Any comments in violation will be promptly deleted and no further explanation will be due to you if your comment was determined to be in violation with this policy.

TAKEDOWN REQUESTS

From time to time, the Website will publish posts with images from other third-party websites. Any such use is considered fair use under copyright laws and is fully attributed to the owner. If you believe that your copyrighted work has been used on the Website in a way that constitutes copyright infringement and falls outside of fair use, please send a request to kelly@adoreyourwardrobe.com and we will remove the image within 24 to 48 hours.

COMMUNICATION

If you send Company an email, register to use the Website or provide your email to Company in any other way, you consent to receive communications from Company electronically. You agree that all legal notices provided via electronic means from Company satisfy any requirement for written notice.

THIRD PARTIES

The Website may contain links to third-party websites that are not governed or controlled by Company. You represent and warrant that you have read and agree to be bound by all applicable Terms of Use and policies for any third-party website that relates to your use of the Website. Company assumes no control or liability over the content of any third-party sites. You expressly hold harmless Company from any and all liability related to your use of a third-party website.

Prior to engaging in any meetings, events, or commercial transactions with any third parties discovered through or linked on the Website, you must complete any necessary investigation or due diligence. You understand that Company does not perform psychological testing or background checks on the individuals who may use the Website or Company's services. You understand and agree that you are solely responsible for your actions and decisions to meet other individuals who you meet online by virtue of the Website or services provided on the Website. If there is a dispute for any events or commercial transactions with a third party discovered through or linked on the Website, you expressly hold Company harmless from any and all liability in any dispute.

NO WARRANTIES

The Website and Group are provided on an "as is" and "as available" basis without any representations or warranties, expressed or implied. Company makes no representations or warranties in relation to the Website or Group, or the information and materials provided therein.

Company makes no warranty the Website or Group will meet your requirements; will be available uninterrupted; error free, timely and free of viruses or bugs; or represents the full functionality, accuracy, and reliability of the Website or Group. Company is not responsible to you for the loss of any content or material uploaded or transmitted through the Website or Group. The Website and Group are written in English and make no warranty regarding translation or interpretation of content in any language.

LIMITATION OF LIABILITY

TO THE EXTENT ALLOWABLE BY LAW, COMPANY AND ITS OFFICERS, EMPLOYEES, AGENTS, AFFILIATES, LICENSEES AND WEB HOSTING SERVICES WILL NOT BE LIABLE FOR ANY DIRECT, CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, PUNITIVE OR SPECIAL DAMAGES OF ANY

KIND, HOWEVER CAUSED, INCLUDING LOSS OF PROFITS, REVENUE, DATA OR USE, INCURRED BY YOU, WHETHER UNDER THEORY OF CONTRACT, TORT (INCLUDING NEGLIGENCE), WARRANTY OR OTHERWISE, EVEN IF THE OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

YOU AGREE THAT REGARDLESS OF ANY STATUTE OR LAW TO THE CONTRARY, ANY CLAIM OR CAUSE OF ACTION ARISING OUT OF OR RELATED TO USE OF THIS WEBSITE, GROUP OR THE TERMS OF USE MUST BE FILED WITHIN ONE (1) YEAR AFTER SUCH CLAIM OR CAUSE OF ACTION AROSE OR BE FOREVER BARRED.

INDEMNITY

You agree to defend, indemnify and hold Company, its members, employees, officers, directors, managers and agents harmless from and against any and all losses, claims, suits, actions, liabilities, obligations, costs and expenses (including reasonable attorneys' fees and expenses) which Company suffers as a result of third-party claims based on: (i) your negligence or intentional misconduct, (ii) your breach of any provision of the Terms of Use (including representation or warranty); (iii) materials prepared or provided by you including, but not limited to, any claims of infringement, or misappropriation of copyright, trademark, patent, trade secret, or other intellectual property or proprietary right, infringement of the rights of privacy or publicity, or defamation or libel; or (iv) death, personal injury, or property damage arising out of, or relating to, your obligations hereunder.

ARBITRATION

The Terms of Use will be governed and construed in accordance with the laws of the state of Kansas without reference to its conflict of law provisions. Any controversy or claim arising out of or relating to the Terms of Use, or the breach thereof, shall be settled by arbitration administered by the American Arbitration Association ("AAA") under its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. The place of any such arbitration shall be in Johnson County, Kansas. The parties also agree that the AAA Optional Rules for Emergency Measures of Protection shall apply to the proceedings. This section provides the sole recourse for the settlement of any disputes arising out of, in connection with, or related to the Terms of Use. Notwithstanding the foregoing, any action seeking injunctive relief shall be submitted to the courts and shall not be subject to this provision.

THE PARTIES WAIVE ANY RIGHT TO ASSERT ANY CLAIMS AGAINST THE OTHER PARTY AS A REPRESENTATIVE OR MEMBER IN ANY CLASS OR REPRESENTATIVE ACTION, EXCEPT WHERE SUCH WAIVER IS PROHIBITED BY LAW OR DEEMED BY A COURT OF LAW TO BE AGAINST PUBLIC POLICY. TO THE EXTENT EITHER PARTY IS PERMITTED BY LAW OR COURT OF LAW TO PROCEED WITH A CLASS OR REPRESENTATIVE ACTION AGAINST THE OTHER, THE PARTIES AGREE THAT: (I) THE PREVAILING PARTY SHALL NOT BE ENTITLED TO RECOVER ATTORNEYS' FEES OR COSTS ASSOCIATED WITH PURSUING THE CLASS OR REPRESENTATIVE ACTION (NOT WITHSTANDING ANY OTHER PROVISION IN THIS AGREEMENT); AND (II) THE PARTY WHO INITIATES OR PARTICIPATES AS A MEMBER OF THE CLASS WILL NOT SUBMIT A CLAIM OR OTHERWISE PARTICIPATE IN ANY RECOVERY SECURED THROUGH THE CLASS OR REPRESENTATIVE ACTION.

CHILDREN'S INFORMATION

The Website does not knowingly collect any personally identifiable information from children under the age of 16. If a parent or guardian believes that the Website has personally identifiable information of a child under the age of 16 in its database, please contact us immediately at kelly@adoreyourwardrobe.com and we will use our best efforts to promptly remove such information from our records.

MISCELLANEOUS PROVISIONS

If any provision(s) of the Terms of Use is held to be invalid, illegal or unenforceable, the remaining provisions shall be severable and enforceable. In addition, in such event the unenforceable or invalid provision shall be deemed to be modified to the extent necessary to (i) render it valid and enforceable and (ii) give the fullest effect possible to the original intent of the provision.

The Terms of Use may not be assigned by you without Company's prior written consent; however, the Terms of Use may be assigned by Company in its sole discretion.

The Terms of Use are the final, complete, and exclusive agreement of the parties with respect to the Website offered by and the Products sold by Company.

The failure of Company to exercise or enforce any right or provision hereunder shall not operate as a waiver of such right or provision. Any waiver of the Terms of Use by Website or Company must be in writing and signed by an authorized representative of the Company.

All notices with respect to the Terms of Use must be in writing and may be via email to kelly@adoreyourwardrobe.com for Company and to your email address.

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