

LIBRA Insurance Partners Website Terms of Use

These “Terms of Use” set forth the terms and conditions that apply to your use of the LIBRA website. By using the Website, you agree to comply with all the Terms of Use set forth herein.

AGENCY PRINCIPAL IS RESPONSIBLE FOR DETERMINING ACCESS LEVELS GRANTED TO HIS / HER AGENCY STAFF.

Agency Principal, or specific individuals assigned by agency principal, is responsible for notifying LIBRA Insurance Partners of any changes in agency staff of whom had previous access to the website.

Agency Principal, or specific individual assigned by agency principal, is responsible for reviewing website user lists as provided by LIBRA Insurance Partners and communicating any updates and changes to LIBRA Insurance Partners by the required due date. It is recommended that your agency perform quarterly audits of your lists.

LINKS TO THIRD PARTY WEBSITES

Information on the website is considered proprietary to LIBRA Insurance Partners and should not be made available to organizations/individuals other than agency employees, or where syndication pages may apply.

LIBRA Insurance Partners may provide syndicated links to agency websites as a convenience to users of the website. Syndicated link usage on agency website must be coordinated through LIBRA Insurance Partners Headquarters and must be placed behind a secured login on the agency website.

WHO CAN ACCESS

Partner agency Principals and staff may hold user accounts on the LIBRA Insurance Partners website. New users should complete the registration form using an email address from an approved partner domain. Certain resources on the LIBRA Insurance Partners website (such as QuoteShop, CisionPro, and other Principals or Commissions tools) may require additional approval or registration prior to use. LIBRA Insurance Partners will conduct quarterly reviews to maintain an accurate listing of all website users. Website accounts will be deactivated upon request from partner agency Principals or approved staff, or termination of partnership with LIBRA.

NO UNLAWFUL OR PROHIBITED USE

As a condition of your use of the LIBRA Web Site, you warrant to LIBRA that you will not use the LIBRA Web Site for any purpose that is unlawful or prohibited by these terms, conditions, and notices. You may not use the LIBRA Web Site in any manner which could damage, disable, overburden, or impair the LIBRA Web Site or interfere with any other party's use and enjoyment of the LIBRA Web Site. You may not obtain or attempt to obtain any materials or information through any means not intentionally made available or provided for through the LIBRA Web Sites.

LIMITATIONS OF LIABILITY

The information and materials on the Website could include technical inaccuracies or typographical errors. Changes are periodically made to the information contained herein. LIBRA Insurance Partners makes no representations or warranties with respect to any information, materials or graphics on the website, all of which is provided on a strictly "as is" basis, without warranty of any kind and hereby expressly disclaims all warranties with regard to any information, materials or graphics on the website including all implied warranties or merchantability, fitness for a particular purpose and non-infringement. Under no circumstances shall the site owner or publisher be liable under any theory of recovery, at law or in equity, for any damages, including without limitation special, direct, incidental, consequential or punitive damages (including, but not limited to, loss of use or lost profits), arising out of or in any manner connected with the use of information or services, or the failure to provide information or services, from the website.

INFORMATION COLLECTION

LIBRA Insurance Partners collects some personal information (such as name, email, phone) provided directly to us during website user registration. This data is processed as part of our overall website analytical reporting. Information is also used to communicate important information about website changes, upcoming events, and to help improve LIBRA services. Data collected is never shared without explicit consent.

COPYRIGHT AND TRADEMARK NOTICES

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organization, product, person, or event is intended or should be inferred. Any rights not expressly granted herein are reserved.

NOTICES AND PROCEDURE FOR MAKING CLAIMS OF COPYRIGHT INFRINGEMENT

Pursuant to Title 17, United States Code, Section 512(c)(2), notifications of claimed copyright infringement under United States copyright law should be sent to Service Provider's Designated Agent. ALL INQUIRIES NOT RELEVANT TO THE FOLLOWING PROCEDURE WILL RECEIVE NO RESPONSE.

MAINTENANCE COMMITMENT

LIBRA Insurance Partners commits to its website users that all posted materials will be reviewed every 90 days for accuracy.

CHANGES TO THESE TERMS

LIBRA Insurance Partners reserves the right to change these Terms of Use at any time by posting new Terms of Use at this location.

You can send an email to Kelli Grass (kgrass@librainsurancepartners.com) with any questions relating to these Terms of Use.