

TERMS OF USE

IMPORTANT — READ CAREFULLY. These Terms of Use (the “**Terms**”), together with the other documents referenced and linked below (collectively, the “**Agreement**”), describe your rights and responsibilities as a user (“**User**”) of the bridgemarkdevelopment.com website or any other website (collectively, the “**Sites**”) offered by Bridgemark Development Ltd. or its affiliates (collectively, “**Bridgemark**”) and related services (the “**Services**”) offered through the Sites. In this Agreement, the terms “we”, “our” and “us” refer to Bridgemark and the terms “you” and “your” refer to a User.

**YOUR VISIT TO THE SITES CONSTITUTE YOUR ACCEPTANCE OF THIS AGREEMENT.
THEREFORE, PLEASE TAKE THE TIME TO REVIEW THE TERMS CAREFULLY. IF YOU DO NOT
AGREE WITH SOME OR ALL OF THESE TERMS, DO NOT ACCESS OR USE THE SITES.**

1. Use and Accuracy of Information

By using the Sites, you represent and warrant that you are of the age of majority in the jurisdiction of your residence. The Sites are provided for general information only. Although Bridgemark uses reasonable commercial efforts to ensure that the information contained on the Sites is accurate, Bridgemark does not warrant or make any representation regarding the accuracy or completeness of any information or data provided on the Sites. Information contained on the Sites, including information relating to plans, specifications, pricing, availability, features and amenities is approximate only and is subject to change at any time and in any manner whatsoever in order to comply with building site conditions and municipal, structural and developer and/or architectural requirements.

Further, Bridgemark reserves the right to make modifications or substitutions to project design, specifications, features, appliances, pricing and floor plans in its sole discretion and without notice or obligation. Dimensions, square footage and floor plans are illustrative, approximate and provided for reference only. This is not an offering for sale. Any such offering may only be made with a disclosure statement. E.&O.E.

We reserve the right to withdraw or amend the Sites, and any of the Services or materials we provide on the Sites, in our sole discretion without notice. We will not be liable if for any reason all or any part of the Sites are unavailable at any time or for any period. From time to time, we may restrict access to some parts of the Sites, or an entire Site, to certain users, including registered users.

2. Privacy and other Terms

Your use of the Sites and the Services are also governed by the Bridgemark Privacy Policy. You consent to the collection, use and disclosure of your personal information by us and third parties in accordance with the terms of and for the purposes set forth in our Privacy Policy. In addition, your use of the Sites and the Services, may also be subject to such other policies and procedures as may be conveyed to you by us from time to time, including via the Sites or the Services.

3. Ownership

These Terms provide only a limited and revocable license to access and use the Sites. Accordingly, Bridgemark does not transfer any ownership or other intellectual property right in and to the Sites or the Services to you or anyone else in connection with your use of the Sites. All text, graphics, interfaces, interfaces, photographs, computer code, software, products, information, and documentation as well as the coordination, expression, “look and feel,” and arrangement of any content contained on or available through the Sites (collectively, the “Materials”) are exclusively owned, controlled, or licensed by Bridgemark and are protected by applicable laws. Names, logos, marks, and icons identifying Bridgemark, such as “Bridgemark”, or the Services are owned exclusively by Bridgemark, and any use of such names, logos, marks and icons without the prior express written permission of Bridgemark is expressly prohibited. Other trademarks or service marks identified on or through the Sites may be the trademarks or service marks of third parties. No part of the Services will be construed as granting any license or right to use any intellectual property right of Bridgemark or any third party (whether by implication or otherwise), except with our express written permission or such other party that may be the owner thereof.

4. Submissions

For any content that you submit on the Sites or through any social media platform, you grant Bridgemark a, perpetual, irrevocable, royalty-free, transferable right and license to use, copy, modify, delete in its entirety, adapt, publish, translate, create derivative works from, sell and distribute such content and incorporate such content into any form, medium or technology throughout the world without compensation to you.

By submitting content to the Sites, or to us through social media or otherwise, you represent and warrant that you are the sole author and owner of the intellectual property rights in the content and that you waive all moral rights in such content. You shall not submit, publish or otherwise disseminate to Bridgemark or through the Sites (or a social media platform) anything which: (a) defames, libels or invades the privacy of any person; (b) is obscene, pornographic, abusive or threatening; (c) infringes on any intellectual property or other rights of any person or entity; (d) has contaminating or destructive properties (i.e. software viruses); (e) violates any law; (f) advocates or describes any illegal activity; or (g) advertises or solicits funds for goods or services. We will fully cooperate with any law enforcement authorities or court order requesting or directing us to disclose the identity of anyone posting any such information or materials. We may enforce our rights to the fullest extent of the law should you breach any of these Terms.

5. Links

The Sites may contain links to other web sites. These links are provided solely as a convenience to you and the inclusion of any link does not imply endorsement, investigation or verification by Bridgemark of the linked website or information contained therein. Your use of such sites and your dealings with the owners or operators thereof are at your own risk.

6. Linking to the Site and Social Media Features

You may link to our homepage, provided you do so in a way that is fair and legal and does not damage our reputation or take advantage of it, but you shall not establish a link in such a way as to suggest any form of association, approval or endorsement on our part without our express written consent.

The Sites may provide certain social media features. You may use these features solely as they are provided by us, solely with respect to the content they are displayed with and otherwise in accordance with any additional terms and conditions we provide with respect to such features. Subject to the foregoing, you shall not cause the Sites or portions of it to be displayed, or appear to be displayed by, for example, framing, deep linking or in-line linking, on any other site; link to any part of the Sites other than the homepage; or otherwise take any action with respect to the materials on the Sites that is inconsistent with any other provision of these Terms of Use.

We reserve the right to withdraw linking permission without notice. We may disable all or any social media features and any links at any time without notice in our discretion.

7. Reliance on Information Posted and Disclaimer of Warranties

The information presented on or through the Sites is made available solely for general information purposes. Any reliance you place on such information is strictly at your own risk. We disclaim all liability and responsibility arising from any reliance placed on such materials by you or any other visitor to the Sites, or by anyone who may be informed of any of its contents.

The Sites, the Materials and the Services are provided “as is”, “where is”, “as available”, without representations or warranties of any kind by Bridgemark. TO THE FULLEST EXTENT PERMITTED BY LAW, BRIDGEMARK AND ALL DIRECTORS, OFFICERS, EMPLOYEES AND AGENTS OF BRIDGEMARK DISCLAIM ANY AND ALL REPRESENTATIONS, WARRANTIES AND CONDITIONS WITH RESPECT TO THE SITES, THE SERVICES, AND THE MATERIALS WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE, OR ARISING BY COURSE OF DEALING OR USAGE OF TRADE, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY AND FITNESS FOR ANY PARTICULAR PURPOSE OR USE OR THAT ANY PARTICULAR RESULT BE OBTAINED THROUGH USING THE SITES, THE MATERIALS OR THE SERVICES. Without limiting the foregoing, we do not represent or warrant that the Sites, the Services or the Materials are accurate, complete, reliable, useful, timely or current or that the Sites will operate without interruption or error. We assume no responsibility, and are not liable for, any damages to your computer equipment, data or other property on account of your access to, use of, or browsing on the Sites, or inability to do any of the foregoing.

THE FOREGOING DOES NOT AFFECT ANY WARRANTIES WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW.

8. Limitation of Liability

Your use of the Sites, Services, and Materials are undertaken at your own risk. Under no circumstances will Bridgemark or any directors, officers, employees, agents, contractors and suppliers of Bridgemark, be liable for any direct, incidental, consequential, indirect, or punitive damages arising out of your access to or use of the Sites, the Services, the Materials, or any consequences flowing therefrom. THIS IS A COMPREHENSIVE LIMITATION OF LIABILITY THAT APPLIES TO ALL LOSSES AND DAMAGES OF ANY KIND (WHETHER GENERAL, SPECIAL, CONSEQUENTIAL, INCIDENTAL, EXEMPLARY, PUNITIVE OR OTHERWISE, INCLUDING, WITHOUT LIMITATION, LOSS OF DATA, INCOME OR PROFITS OR FAILURE TO REALIZE ANTICIPATED BENEFITS), WHETHER BASED IN CONTRACT (INCLUDING FUNDAMENTAL BREACH), TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, EVEN IF WE HAVE BEEN ADVISED OF OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES. NOTWITHSTANDING THE FOREGOING, THE ENTIRE LIABILITY OF BRIDGEMARK, ITS DIRECTORS, OFFICERS, EMPLOYEES, AGENTS, CONTRACTORS AND SUPPLIERS FOR ANY REASON SHALL BE LIMITED TO THE AMOUNT PAID BY YOU TO BRIDGEMARK FOR ANY OF THE SERVICES.

THE FOREGOING DOES NOT AFFECT ANY LIABILITY WHICH CANNOT BE EXCLUDED OR LIMITED UNDER APPLICABLE LAW. TO THE EXTENT THAT BRIDGEMARK CANNOT DISCLAIM ANY IMPLIED OR STATUTORY WARRANTY, THE EXTENT OF BRIDGEMARK'S LIABILITY SHALL BE THE MINIMUM AMOUNT PERMITTED UNDER APPLICABLE LAW.

If you are dissatisfied with the Sites, the Services, the Materials, or with this Agreement, your sole and exclusive remedy, except for remedies that are otherwise expressly provided, is to discontinue using the Sites, the Services, or the Materials, as applicable.

9. Indemnification

You shall indemnify and save harmless Bridgemark and all directors, officers, employees, agents, contractors and suppliers of Bridgemark from and against any claim, cause of action, demand, cost, loss, expense or liability (including without limitation reasonable professional fees) brought against or suffered or incurred by us as a result of your use of the Sites, the Services, or the Materials or your breach of this Agreement.

10. Governing Law and Courts

This Agreement and your use of the Sites will be governed by and interpreted exclusively in accordance with the laws of the Province of British Columbia, and the federal laws of Canada applicable in British Columbia, excluding its conflict of laws rules and all private international laws. You further acknowledge that despite being available from a variety of jurisdictions, the Site will be deemed solely based in the Province of British Columbia, Canada; and that the Sites will be deemed to be passive in nature and not giving rise to personal jurisdiction over Bridgemark in jurisdictions other than the Province of British Columbia. You consent and submit to the exclusive jurisdiction of the Courts located in the Province of British Columbia in all disputes arising out of or relating to your use of or inability to use the Sites and this Agreement. Nothing in this Agreement

precludes Bridgemark's application for injunctive remedies or other urgent legal relief in any jurisdiction.

11. Severability; Waiver

If any provision of this Agreement is determined to be unenforceable or invalid, then such provision will be enforced to the fullest extent permitted by applicable law, and such determination will not affect the validity and enforceability of any other remaining provisions. No consent or waiver by either party to or of any breach or default by the other party in its performance of its obligations under this Agreement will be deemed or construed to be a consent to or waiver of a continuing breach or default or any other breach or default of those or any other obligations of that party. No consent or waiver will be effective unless in writing and signed by both parties.

12. Survival

The following sections shall survive termination of these Terms: Sections 3, 4, 5, 7, 8, 9, 10, 11, 12 and 13, as well as any section which, by its nature survives termination, shall survive termination of these Terms and your cessation of use of the Site, or the Services.

13. Entire Agreement

This Agreement constitutes the entire agreement between you and us relating to your use of the Sites, the Services, and the Materials, and supersedes any prior understandings or agreements (whether electronic, oral or written) regarding the subject matter, and cannot be amended or modified except by our express and explicit agreement to modify this Agreement in writing, or by us making such amendments or modifications available to you pursuant to a modification of this Agreement as permitted herein. In the event of a conflict between the provisions of the Terms and the provisions of any other document or agreement incorporated or referenced herein, these Terms will govern to the extent of the inconsistency. We reserve the right to unilaterally update or modify (each, a "change") this Agreement at any time and from time to time. We will notify you of any changes to this Agreement by posting notice of such changes on the Site. Your continued use of the Sites following notice of such change means that you accept the amendments.

Questions about the Sites, or regarding your rights and responsibilities under this Agreement, can be directed to info@bridgemarkdevelopment.com.

Version 1, last revised: October 20, 2025

PRIVACY POLICY

At Bridgemark Development Ltd., we are committed to protecting your Personal Information and complying with applicable data protection and privacy laws. This Privacy Policy governs use of Personal Information by Bridgemark Development Ltd. and its affiliates (collectively, “Bridgemark”) whether such information is collected via our website bridgemarkdevelopment.com, other websites and customer portals operated by Bridgemark (collectively, the “Sites”) or otherwise, including through provision of our services (collectively, the “Services”).

This Privacy Policy is designed to help you understand the types of information we obtain from you and how we use, disclose and protect that information. In this Privacy Policy, each of the terms “we”, “our” and “us” refers to Bridgemark and each of the terms “you”, “user”, and “your” refer to a visitor of the Sites or a user of our Services.

By submitting Personal Information to us or by otherwise using any of our Services or our Sites, you acknowledge and agree that your Personal Information may be used and disclosed by us in accordance with this Privacy Policy. In this Privacy Policy, “Personal Information” means information about an identifiable individual, such as your name, image, address, date of birth, contact information (including home telephone number and personal e-mail address), employment status, and income, the processing of which is subject to applicable data protection laws (which may include data privacy laws in Canada and certain U.S. states). Please note that not all information that you share with us is considered Personal Information. For example, personal information in Canada does not include information to enable an individual at a place of business to be contacted, such as their name, position name or title, business telephone number, business address, or business email address. Information about you that does not qualify as “personal information” or “personal data” under applicable data protection laws is not covered by this Privacy Policy.

By submitting Personal Information to us or by otherwise using any of our Services or our Sites, you hereby consent to the collection, use and disclosure of your Personal Information in accordance with this Privacy Policy. If you do not agree with some or all of this Privacy Policy, please do not use the Sites or our Services.

Further, if you are not of the age of majority in your place of residence, please do not use the Sites or our Services.

We recommend that you take the time to read this Privacy Policy so that you understand how we handle Personal Information. We may update or modify this Privacy Policy at any time by posting the revised Privacy Policy to the Sites and, if we have your contact details, notifying you of those updates. We will include a “last revised” date on the Privacy Policy as displayed on the Sites and strongly encourage you to refer back to the Privacy Policy periodically.

1. How we Collect and Use Personal Information

We collect Personal Information from you for specific and limited purposes, where you consent to the collection, in order to meet our contractual commitments to you and to comply with our legal obligations. When collecting Personal Information from you, we will identify the purpose for

collecting your Personal Information at the time we request it and will not use or disclose your Personal Information other than for the purpose for which it was collected, without your prior consent or as otherwise permitted by applicable data protection and privacy laws. We endeavor to collect the minimum amount of Personal Information required to fulfil the purpose for which it was collected.

If you choose to withhold any Personal Information requested by us or withdraw your consent, it may not be possible for us to provide the Services to you or respond to your query.

We collect and use your Personal Information in a variety of ways, including for the following purposes:

- Providing Services and Sharing Information. Your Personal Information may be collected and used by Bridgemark to provide Services to you or via our Sites, or otherwise. Your Personal Information may be used by Bridgemark so that we can share information about Bridgemark, the Sites and our Services with you and to maintain appropriate records for our internal administrative purposes. We may use your Personal Information to communicate with inquiries for information, service requests, employment opportunities or other issues as they relate to your use of the Sites and the Services.
- Project Information. For certain projects being promoted via the Sites, we may permit you to register your interest in such projects and to obtain further information about the project by completing a form and making a submission via the Sites. You may also provide your Personal Information to us by completing a form in one of our properties. In these cases, we will use the information obtained for the purpose of facilitating communication with you about the registered project and any future Bridgemark projects. We may also use the information to allow us to tailor our future projects to meet your interests.
- Service/Warranty Requests: If you choose to contact Bridgemark through the Sites with service or warranty related requests, your Personal Information will be used to respond to and address your service and warranty requests, including providing your Personal Information to our agents or contractors to complete any applicable warranty or service related work.
- Protection Purposes: We may also use your Personal Information to detect, prevent or investigate security breaches or fraud, to protect our business and to maintain appropriate records for internal administrative purposes, including analyzing and monitoring usage of our Sites.
- Service Analysis, Automated Collection: We automatically record certain information when you use our Sites. We may use permanent cookies or server-side artifacts to help us track use of our services by users, including casual visitors to the Sites—such as the number and frequency of visits to our pages and which parts of our Sites are visited.

Note that much of this information is not considered Personal Information, under applicable laws. Accordingly, we will comply with our legal obligations regarding such information.

Wherever you have given us your consent to use your Personal Information, you may withdraw your consent at any time by contacting us at info@bridgemarkdevelopment.com. You may no longer be able to access some or all of our Sites or the Services if you withdraw your consent.

2. Our Disclosure of Personal Information

Bridgemark may disclose your Personal Information with your express consent, for debt collection purposes, for loss or fraud prevention purposes or for Bridgemark's other legitimate interests. Bridgemark may further disclose Personal Information if a law, regulation, search warrant, subpoena or court order legally requires or authorizes us to do so. We will use reasonable efforts to ensure that require that any third party to whom Personal Information is disclosed provides a comparable level of protection for your Personal Information, as provided in this Privacy Policy.

We also share some of your Personal Information with third parties in order to offer the Services to you, including sending information to third party service providers that help us to operate our Sites including website hosting, data analysis, event logging, information technology, customer service, user analytics, and email delivery and messaging. We will also share your Personal Information with third party providers of marketing services who will assist us with promotional services. Depending on where you live, this sharing of Personal Information could be considered a "sale" or commercial sharing of data. Some of our third-party marketing service providers allow users to opt out manually – for example, you may opt out of Google Analytics by going to <https://www.google.com/policies/privacy/partners> and downloading the Google Analytics opt-out browser add-on, available at <https://tools.google.com/dlpage/gaoptout>.

Additionally, Bridgemark reserves the right to disclose and to transfer Personal Information to a third party in the event of a proposed or actual purchase, sale, merger, amalgamation, or any other type of acquisition, disposition, or financing of all or any portion of Bridgemark or any of the assets or shares of Bridgemark, provided that the third party represents that it will continue to use the information for the purposes set out in this Privacy Policy and in accordance with applicable privacy laws. Bridgemark also reserves the right to aggregate and anonymize Personal Information (or other information) stored on its system and use such aggregated and anonymized Personal Information (or other information) as it sees fit.

3. Consent

It is important to us that we collect, use or disclose your Personal Information only where we have your consent to do so or as provided in this Policy. Depending on the sensitivity of the Personal Information, your consent may be express, implied or deemed. Express consent can be given orally, electronically or in writing. Implied consent is consent that can reasonably be inferred from your action or inaction. For example, when you contact us about our Services, we will assume your consent to the collection, use and disclosure of your Personal Information for purposes related to your request or for other purposes identified to you at the relevant time. Deemed consent is consent we assume in the event that you do not exercise an opt-out mechanism offered to you.

By submitting your Personal Information to us or obtaining our Services, you consent to the collection, use and disclosure of your Personal Information in the manner described in this Policy. To the extent that we are required by applicable laws to obtain your explicit consent for the

collection, use or disclosure of your Personal Information in accordance with this Policy, such consent will be requested at the appropriate time. Further, if we plan to use or disclose your Personal Information for a purpose not previously identified (either in this Policy or separately), we will endeavor to advise you of that purpose before such use or disclosure. However, we may collect, use or disclose your Personal Information without your knowledge or consent where we are permitted or required to do so by applicable law or regulatory requirements.

You may change or withdraw your consent at any time, subject to legal or contractual restrictions and reasonable notice, by contacting the office of our Privacy Officer using the contact information set out below. In some circumstances, a change or withdrawal of consent may limit our ability to provide Services to you or your ability to access certain areas of our Sites.

We assume, unless you advise us otherwise, that by receiving a copy of this Policy or by continuing to deal with us, you have consented to the collection, use and disclosure of your Personal Information as explained in this Policy.

4. Retention of Personal Information

We routinely destroy Personal Information that is no longer required for the purposes for which it was collected, in accordance with applicable laws.

5. Accuracy of Personal Information

Bridgemark takes reasonable steps to ensure that any Personal Information in our custody is accurate and up to date for the purposes for which the Personal Information is to be used by Bridgemark. In most instances, we rely on users of our Services to notify us of any changes to their Personal Information provided by them.

6. How we protect your Personal Information

Bridgemark uses reasonable and appropriate measures, including encryption software, designed to help you secure your Personal Information against accidental or unlawful loss, access or disclosure. Only staff and service providers who have a legitimate business purpose for accessing the Personal Information collected by us are authorized to do so. Unauthorized use of Personal Information by anyone affiliated with Bridgemark is prohibited and constitutes grounds for disciplinary action.

Bridgemark is not responsible for any failure by you to secure your own device and its access to the Internet or your use of public, unsecured networks. Bridgemark also is not responsible for any failure by you to eliminate malware. These failures and others can make you vulnerable to privacy breaches and would put you and your data at risk.

7. Location of Personal Information

Personal information we collect is stored and processed by us and our third party service providers primarily in Canada, regardless of where you are located.

8. Links to Third Party Sites

The use of our Sites may lead you to third party websites. Those organizations are separate and distinct from Bridgemark and have their own separate privacy policies. We are not responsible in any way for how any third party collects, uses or discloses your Personal Information, so it is important to familiarize yourself with the privacy policies of these websites before providing your Personal Information to them.

9. Cookies and similar technologies

We use cookies on the Sites to, among other things, analyze and track data, determine the popularity of certain content, deliver advertising and content targeted to your interests on our Sites and otherwise to improve our Sites on an ongoing basis. The Sites also use cookies to provide users with certain features and preference settings. A cookie is a small amount of data that is transferred to your browser by a web server and can only be read by the website that gave it to you. It functions as your identification card. It is not a program and cannot be executed as code or deliver viruses. Cookies can also customize the site to your particular interests or store your Personal Information – like passwords or user IDs. If a site ever greets you with your name, chances are it is using a cookie to do so.

Most browsers are initially set to accept cookies. You can set your browser to notify you when you receive a cookie – this gives you the chance to decide whether to accept it. To learn more about cookies and how to change your settings, please use the help function in your browser. The alerts will be quite frequent, however, and may eventually become annoying. You can use the Sites without cookies, but you may have to re-enter information each time you visit.

Note that we also use cookies for cross-device tracking and cross-contextual advertising purposes. These cookies are disclosed to our advertising providers, who use them to serve targeted advertising to devices connected to you via cross-device tracking. For example, when you visit our Sites, Google Analytics adds a cookie to distinguish you from other users and track your behavior across our Sites. We use this information to improve the user experience of the Sites. The cookie lasts for up to 2 years. You can read about this in the [Google Analytics Privacy Policy](#).

With your permission, the Sites utilize the Conversion Tracking Pixel service of Meta Platforms Inc. on Facebook (“Facebook”). This tool allows us to follow the actions of users after they are redirected to a provider’s website by clicking on a Facebook advertisement. We are thus able to record the efficacy of Facebook advertisements for statistical and market research purposes. The collected data remains anonymous. This means we cannot see the collected data of any individual user.

However, the collected data is saved and processed by Facebook. Facebook is able to connect the data with your Facebook account and use the data for their own advertising purposes, in accordance with Facebook’s Data Use Policy found under: <https://www.facebook.com/about/privacy/>.

Meta Conversion Tracking also allows Facebook and its partners to show you advertisements on and outside of Facebook. In addition, a cookie will be saved to your computer for these purposes.

Please click here if you would like to revoke your permission: https://www.facebook.com/ads/website_custom_audiences/

Similarly, we may also collect information regarding the type of device, your operating system, the browser you use, your internet service provider, your domain name, your internet protocol (IP) address, the date and time that you accessed our service, the website that referred you to one of our Sites, the web pages you requested and the subject of the ads you click or scroll over, and use such information to evaluate service performance and service quality and to optimize the user's experience of our Sites. To collect this information, we use cookies, web beacons and similar technologies.

10. Direct Marketing

We are committed to complying with Canada's Anti-Spam Legislation. Where we have your consent or it is lawful to do so, we may provide you with direct marketing communications about our Services which may be of interest to you. Such information may be sent to you by post, email, telephone or SMS.

You may sign up to receive marketing or promotional communications from us. Where you have opted in, we may use your Personal Information to inform you about us and our services, including promotional offers and events.

If you no longer wish to receive marketing or promotional communications from us, you can opt-out at any time by:

- using the unsubscribe feature found in our emails and other electronic communications; or
- contacting us via email at info@bridgemarkdevelopment.com.

11. Data Privacy Laws Outside of Canada

As of the "Last Revised" date indicated on this page, Bridgemark is not subject to the General Data Protection Regulation of the European Union or the United Kingdom, nor to any state-level data privacy laws of the U.S. in effect as of that date (including California, Connecticut, Colorado, Iowa, Montana, Oregon, Texas, Utah, or Virginia). Our Services are hosted in North America, and we transfer and process Personal Information from and to the United States and Canada. If you choose to use our Services from the European Union or other regions of the world with laws governing data collection and use that may differ from U.S. or Canadian laws, then please note that you are transferring your Personal Information outside of those regions to the United States and to Canada for storage and processing. We may also transfer your Personal Information from North America to other countries or regions in connection with storage and processing of data, fulfilling your requests, and operating the Services. By providing any information, including Personal Information, on or to our Services, you consent to such transfer, storage, and processing.

Additionally, we may share certain Personal Information for cross-context behavioral advertising to show you targeted advertisements; however, we do not knowingly "sell" or "share" (as those terms are defined by U.S. data privacy laws) Personal Information about consumers under the age of 16.

12. Opt-Out Preferences

Note that some web browsers and mobile applications include Do-Not-Track (“DNT”) features or settings which allow users to signal their preferences with respect to the collection of data regarding their online activities. As of the “Last Revised” date below, no uniform technology standard for recognizing and implementing DNT signals has been adopted. As such, our Services do not currently respond to DNT features, settings, or signals

13. Your Rights

Upon written request to us at info@bridgemarkdevelopment.com you will be informed of the existence, use and disclosure of your Personal Information, and will be given access to that Personal Information. Bridgemark provides an opportunity for individuals to challenge the accuracy and completeness of their Personal Information and have it amended as appropriate.

14. Contacting us

Accountability with respect to your Personal Information is important to Bridgemark. In the event that you have any questions (including how Personal Information is managed by Bridgemark), complaints or concerns about this Privacy Policy, or if you have reason to believe that we may have failed to adhere to it, please contact us by sending an email. Questions regarding your rights and responsibilities under this Privacy Policy can be directed to us at info@bridgemarkdevelopment.com.