

Terms and Conditions for Divine Connection

Welcome to Divine Connection ! These Terms and Conditions ("Terms") govern your use of our mobile application ("App") and website ("Website") (collectively, the "Service") offered by **Divine Connection** ("we," "us," or "our"). By accessing or using the Service, you agree to be bound by these Terms. If you disagree with any part of the Terms, then you may not access or use the Service.

1. Age Requirement and User Capacity

You must be at least 18 years old and possess the mental capacity to enter into a legal agreement to use the Service. If you are under 18, you may only use the Service with the express permission and supervision of a parent or legal guardian. By using the Service, you agree that you are mentally capable of understanding the potential risks and benefits of predictions and making informed decisions about your use of the Service.

2. Services Offered and Independent Contractors

The Service provides a platform for you to connect with independent predictions. We do not employ the predictions readers ourselves, and they are **independent contractors**. We make every effort to ensure the predictions readers on our platform are reputable and experienced, but we cannot guarantee the quality or accuracy of their readings.

3. Disclaimer and Entertainment Purposes Only

Predictions readings are for entertainment purposes only. The information provided during a reading should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided during a predictions reading. You are solely responsible for your own decisions and actions.

4. User Conduct and Prohibited Activities

You agree to use the Service in a lawful and respectful manner. You will not:

- Use the Service for any illegal or unauthorized purpose.
- Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.
- Interfere with or disrupt the Service or servers or networks connected to the Service.
- Violate the intellectual property rights of others.
- **Exploit, manipulate, or harm** any predictions reader or other user of the Service.
- **Post reviews or testimonials** that are misleading, false, or defamatory.
- **Engage in any activity** that could be perceived as impersonating us or a predictions reader.
- **Use the Service** for any purpose that is not expressly authorized by these Terms.

5. Confidentiality

We respect your privacy. Please refer to our separate Privacy Policy for details about how we collect, use, and disclose your information. The predictions readers are also required to maintain the confidentiality of your information.

6. Payment

You are responsible for all fees associated with using the Service, including predictions reading fees and any applicable taxes. Payment methods are handled securely through [Payment Processor Name] and are subject to their terms and conditions. We are not responsible for any disputes between you and a predictions reader regarding payment.

7. Cancellation and Refunds

Cancellation policies and refund options may vary depending on the specific predictions reader. Please refer to the reader's profile for details before booking a reading. We are not responsible for any cancellations or refunds processed by the predictions reader.

8. Disclaimer of Warranties

THE SERVICE IS PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. WE DO NOT WARRANT THAT THE SERVICE WILL BE UNINTERRUPTED, ERROR-FREE, OR VIRUS-FREE.

9. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

10. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

11. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the State of Gujarat, without regard to its conflict of law provisions.

12. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

13. Updates to the Terms:

We may update these Terms from time to time. The updated Terms will be scheduled

Terms and Conditions for Divine Connection Face Reading Service No.1

Face Reading Services Disclaimers and Entertainment Focus: Emphasize that face reading is for entertainment only and has no scientific basis.

User Responsibility and Reliance: Make it clear users are responsible for their own decisions and shouldn't rely on face reading for important matters.

Independent Contractors and Limited Expertise: Highlight that face readers are independent and their qualifications are not verified.

Limitations of Face Reading: Stress the subjectivity and cultural influence on face reading interpretations.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause, requiring disputes to be settled outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Entertainment Purposes Only.

Face reading, also known as physiognomy, is a practice with no established scientific basis. The information provided during a face reading should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided during a face reading. You are solely responsible for your own decisions and actions based on your own judgment and critical thinking.

User Capacity and Reliance on Information

You must be at least 18 years old and possess the mental capacity to understand that face reading is for entertainment purposes only. By using the Service, you agree that you will not rely on any information provided during a face reading to make any important decisions. We are not liable for any negative consequences arising from your reliance on face reading information.

3. Independent Contractors and Disclaimer of Expertise

The Service provides a platform for you to connect with independent face readers. We do not employ the face readers ourselves, and they are independent contractors. We do not assess or certify the qualifications or expertise of the face readers on our platform.

4. Limitations of Face Reading:: Face reading is subjective and influenced by cultural interpretations. There is no scientific evidence to support the accuracy of face reading in predicting personality traits, future events, or life outcomes. The information provided during a face reading may be incomplete, inaccurate, or misleading.

5. User Conduct and No Guarantees of Results : You agree to use the Service in a lawful and respectful manner.

You will not: Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material. Interfere with or disrupt the Service or servers or networks connected to the Service. Violate the intellectual property rights of others. Hold us or the face readers liable for any negative outcomes or inaccurate interpretations. Expect any guaranteed results from a face reading session.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the court jurisdiction Ahmedabad City, Gujarat State, You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the State of Gujarat, *India*, without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection: Palm Reading Services No.2

Here's the focus for a strong case against legal action:

Disclaimers and Entertainment Focus: Emphasize that palm reading is for entertainment only and has no scientific basis.

User Responsibility and Reliance: Make it clear users are responsible for their own decisions and shouldn't rely on palm reading for important matters.

Independent Contractors and Limited Expertise: Highlight that palm readers are independent and their qualifications are not verified.

Limitations of Palm Reading: Stress the subjectivity and cultural influence on palm reading interpretations.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause, requiring disputes to be settled outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Entertainment Purposes Only

Palm reading, also known as palmistry, is a practice with no established scientific basis. The information provided during a palm reading should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided during a palm reading. You are solely responsible for your own decisions and actions based on your own judgment and critical thinking.

2. User Capacity and Reliance on Information

You must be at least 18 years old and possess the mental capacity to understand that palm reading is for entertainment purposes only. By using the Service, you agree that you will not rely on any information provided during a palm reading to make any important decisions. We are not liable for any negative consequences arising from your reliance on palm reading information.

3. Independent Contractors and Disclaimer of Expertise

The Service provides a platform for you to connect with independent palm readers. We do not employ the palm readers ourselves, and they are independent contractors. We do not assess or certify the qualifications or expertise of the palm readers on our platform.

4. Limitations of Palm Reading

Palm reading is subjective and influenced by cultural interpretations. There is no scientific evidence to support the accuracy of palm reading in predicting personality traits, future events, or life outcomes. The information provided during a palm reading may be incomplete, inaccurate, or misleading. The appearance of palm lines can change over time due to age, life experiences, and health conditions.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. **You will not**

Use the Service for any illegal or unauthorized purpose. Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material. Interfere with or disrupt the Service or servers or networks connected to the Service. Violate the intellectual property rights of others. Hold us or the palm readers liable for any negative outcomes or inaccurate interpretations. Expect any guaranteed results from a palm reading session.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES

8. Termination We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the State of Gujarat, India without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Time Travel .. Services No.3

Here's the focus for a strong case against legal action:

Disclaimer and Entertainment Purposes Only: Emphasize that future predictions are for entertainment only and have no scientific basis.

User Decisions and Reliance: Make it clear users are responsible for their own decisions and shouldn't rely on future predictions for critical matters.

Algorithmic Nature and Limitations: Highlight that predictions are generated by algorithms with limitations and may be inaccurate.

Unforeseen Variables and Change: Stress the unpredictable nature of the future and the influence of unforeseen events.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause, requiring disputes to be settled outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Entertainment Purposes Only

Future prediction is a complex field with no established scientific basis. The information provided by the Service, including any reports, insights, or visualizations, should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided through the Service. You are solely responsible for your own decisions and actions based on your own judgment and critical thinking. The Service is for entertainment purposes only.

2. User Capacity and Reliance on Information

You must be at least 18 years old and possess the mental capacity to understand that future predictions are for entertainment purposes only. By using the Service, you agree that you will not rely on any information provided through the Service to make any significant decisions regarding your life, finances, or future course of action. We are not liable for any negative consequences arising from your reliance on future predictions from the Service.

3. Algorithmic Nature and Limitations

The Service utilizes algorithms to generate potential future scenarios based on user input and historical data. These algorithms are complex but have inherent limitations. The accuracy of predictions may be affected by the quality and completeness of the data used, as well as by unforeseen variables.

4. Unforeseen Variables and Change

The future is inherently unpredictable and can be significantly affected by unforeseen events, emerging technologies, human choices, and external forces. The Service cannot account for all possible variables that may influence your future.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for the inaccuracy or misleading nature of any future predictions generated by the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India, without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Future Astrology Services No.4

Here's what strengthens the case against a lawsuit:

Disclaimer and Entertainment Purposes Only: Emphasize astrology is for entertainment and lacks scientific backing.

User Acknowledgment of Limitations: Make it clear users understand astrology is based on interpretations and has limitations.

Focus on Personal Growth and Exploration, Not Predictions: Highlight that astrology can be a tool for self-reflection, not a predictor of definite outcomes.

Celestial Influences and Free Will: Acknowledge the potential influence of celestial bodies but emphasize user agency in shaping their future.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Entertainment Purposes Only

Astrology is a practice with a long history, but it is not a science. The information provided by the Service, including any reports, horoscopes, or insights, should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided through the Service. You are solely responsible for your own decisions and actions based on your own judgment and critical thinking. The Service is for entertainment purposes only.

2. User Acknowledgment of Limitations

By using the Service, you acknowledge and agree to the following:

Astrological interpretations are subjective and open to various perspectives.

The Service relies on astronomical data and interpretations that may not be universally accepted.

Planetary influences are potential factors, but your future is ultimately shaped by your choices and circumstances.

3. Personal Growth and Exploration, Not Predictions

The Service can be a tool for self-reflection, exploration of potential influences, and understanding astrological concepts. However, the information provided should not be interpreted as a guaranteed prediction of your future. Use the Service as a starting point for personal growth and exploration, not as a definitive road map for your life.

4. Celestial Influences and Free Will

Astrology acknowledges the potential influence of celestial bodies on human affairs. However, we also recognize the importance of free will and individual choices in shaping your destiny. The Service does not negate your agency in creating your own future.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for the inaccuracy or misleading nature of any astrological interpretations generated by the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such

courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India, without regard to its conflict of law provisions.

**10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Biorhythm Services No. 5

Here's what strengthens the case against a lawsuit:

Disclaimer and Informational Purposes Only: Emphasize biorhythms are a theory with limited scientific validation.

User Acknowledgment of Limitations: Make it clear users understand biorhythms are a concept and may not be fully accurate.

Focus on Personal Awareness and Well-being, Not Predictions: Highlight that biorhythms can be a tool for self-awareness, not a way to predict future events.

Individual Variability and External Factors: Acknowledge biorhythm cycles are estimates and may be influenced by individual differences and external circumstances.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Informational Purposes Only

Biorhythms are a theory that proposes cycles in physical, emotional, and intellectual energy. This theory has not been definitively proven by scientific research. The information provided by the Service, including any reports, charts, or insights, should not be considered a substitute for professional medical advice or diagnosis. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided through the Service. You are solely responsible for your own health and well-being decisions based on professional medical advice and your own judgment. The Service is for informational purposes only.

2. User Acknowledgment of Limitations

By using the Service, you acknowledge and agree to the following:

Biorhythm theory is a concept that may not be universally applicable.

The Service relies on algorithms and user-entered data, which may not be completely accurate.

Biorhythm cycles are estimates and may vary depending on individual factors and external circumstances.

3. Personal Awareness and Well-being, Not Predictions

The Service can be a tool for self-awareness and exploration of potential biorhythm cycles. You can use it to gain insights into your energy levels and plan activities accordingly. However, the information provided should not be interpreted as a guaranteed prediction of your physical, emotional, or intellectual state.

4. Individual Variability and External Factors

Biorhythm cycles are estimates and may be influenced by various factors, including:

Genetics, Sleep patterns, Diet, Exercise, Stress levels

The Service cannot account for all these individual variations and external influences.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for the inaccuracy or misleading nature of any biorhythm calculations generated by the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR PHYSICAL INJURY, EMOTIONAL DISTRESS, OR LOST OPPORTUNITIES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State.

****10 Entire Agreement**

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Dream Interpretation Services No. 6

Here's what strengthens the case against a lawsuit:

Strong Disclaimer and Entertainment Purposes Only: Emphasize dream interpretation is subjective and lacks scientific backing.

User Acknowledgment of Limitations: Make it clear users understand dream interpretation is open to various perspectives and may not be accurate.

Focus on Self-Reflection and Exploration, Not Predictions: Highlight that dream interpretation can be a tool for self-exploration, not a way to predict future events.

Psychological Theories and Symbolism: Acknowledge the existence of psychological theories but emphasize the Service uses interpretations, not diagnoses.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Entertainment Purposes Only

Dream interpretation is a practice with a long history, but it is not a science. The information provided by the Service, including any reports, insights, or interpretations, should not be considered a substitute for professional medical or psychological advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided through the Service. You are solely responsible for your own mental and emotional well-being based on professional advice and your own judgment. The Service is for entertainment purposes only.

2. User Acknowledgment of Limitations

By using the Service, you acknowledge and agree to the following:

Dream interpretation is subjective and open to various perspectives.

The Service relies on psychological theories and symbolism, which may not be universally accepted.

The interpretations provided are based on common themes and may not accurately reflect your specific dream or its meaning for you.

3. Self-Reflection and Exploration, Not Predictions

The Service can be a tool for self-reflection, exploration of potential dream meanings, and understanding your subconscious. However, the information provided should not be interpreted as a guaranteed prediction of your future or a diagnosis of any mental health condition.

4. Psychological Theories and Symbolism

The Service utilizes interpretations based on established psychological theories and dream symbolism. However, these theories are not definitive and may not apply to every dream.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for the inaccuracy or misleading nature of any dream interpretations generated by the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad city, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR EMOTIONAL DISTRESS, MENTAL HEALTH CONCERNS, OR LOST OPPORTUNITIES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Numerology Services No. 7

Here's what strengthens the case against a lawsuit:

Strong Disclaimer and Entertainment Purposes Only: Emphasize numerology is a system with limited scientific validation and the Service is for entertainment only.

User Acknowledgment of Limitations: Make it clear users understand numerology is based on interpretations and may not be fully accurate.

Focus on Self-Discovery and Personal Exploration, Not Predictions: Highlight that numerology can be a tool for self-discovery, not a way to predict future events.

Number Meanings and Historical Context: Acknowledge established numerological interpretations but emphasize they are not universally accepted.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer and Entertainment Purposes Only

Numerology is a system that assigns meaning to numbers and their relationships. It has been practiced for centuries, but it is not a science. The information provided by the Service, including any reports, charts, or insights, should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided through the Service. You are solely responsible for your own decisions and actions based on your own judgment and critical thinking. The Service is for entertainment purposes only.

2. User Acknowledgment of Limitations

By using the Service, you acknowledge and agree to the following:

Numerology interpretations are subjective and open to various perspectives.

The Service relies on established numerological meanings and historical context, but these interpretations may not be universally accepted.

The calculations and interpretations provided are a starting point and may not be entirely accurate for your unique life path.

3. Self-Discovery and Personal Exploration, Not Predictions

The Service can be a tool for self-discovery, exploration of numerological concepts, and understanding the potential meanings associated with your numbers. You can use it to gain insights into your personality traits, potential strengths and challenges, and areas for growth. However, the information provided should not be interpreted as a guaranteed prediction of your future or a definitive description of your personality.

4. Number Meanings and Historical Context

The Service utilizes interpretations based on established numerological meanings and their historical context. However, it is important to remember these interpretations are not based on scientific evidence and may vary depending on the specific numerology school of thought.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for the inaccuracy or misleading nature of any numerical interpretations generated by the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding. Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Meditation Services No. 8

Here's what strengthens the case against a lawsuit:

Focus on Stress Reduction and Well-being, Not Medical Treatment: Emphasize the Service is for stress reduction and general well-being, not a replacement for medical or psychological treatment.

Disclaimer for Individual Results and Reliance on Professional Guidance: Make it clear users understand meditation experiences vary and professional guidance is crucial for mental health concerns.

Meditation Techniques and User Responsibility: Highlight the Service provides techniques but users are responsible for safe and appropriate use.

Complementary Practice and Disclaimer for Reliance: State the Service is intended to complement existing practices and users shouldn't rely solely on it.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Focus on Stress Reduction and Well-being, Not Medical Treatment

The Service provides guided meditations and mindfulness exercises intended to promote stress reduction, relaxation, and general well-being. It is not a substitute for professional medical or psychological advice, diagnosis, or treatment. If you have any mental or physical health concerns, you should always consult with a licensed physician or qualified healthcare professional.

2. Disclaimer for Individual Results and Reliance on Professional Guidance

The effects of meditation can vary from person to person. We do not guarantee any specific results from using the Service. You acknowledge that your individual experience with meditation will depend on your unique circumstances and background. If you have any mental health concerns, it is crucial to seek professional guidance from a licensed therapist or counselor.

3. Meditation Techniques and User Responsibility

The Service provides various meditation techniques and practices. It is your responsibility to use the Service safely and appropriately. You should listen to your body and mind and

stop any meditation session that causes discomfort. We are not responsible for any physical or mental health consequences arising from your use of the Service.

4. Complementary Practice and Disclaimer for Reliance

Meditation is a practice that can complement other wellness practices, such as exercise and healthy eating. The Service should not be considered a replacement for any existing medical or psychological treatment. You are solely responsible for your own health and well-being decisions based on professional advice and your own judgment.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for any physical or mental health consequences arising from your use of the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR PHYSICAL INJURY, EMOTIONAL DISTRESS, OR LOST OPPORTUNITIES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India, without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Counseling (Emotional Support) Service No. 9

Here's what strengthens the case against a lawsuit:

Focus on Self-Management and Wellness Support: Emphasize the Service supports self-management and well-being, not therapy or diagnosis.

Disclaimer for Individual Progress and No Cure: Make it clear progress varies and the Service does not guarantee solutions for mental health concerns.

Counselors Providing Guidance, Not Treatment: State that counselors offer guidance within the app's limitations, not full treatment plans.

User Self-Assessment and Encouragement for Professional Help: Highlight the importance of user self-assessment and encourage seeking additional support when needed.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Focus on Self-Management and Wellness Support

The Service provides a platform for self-management and well-being support through access to counselors. It is not intended to be a substitute for therapy or mental health treatment. Our counselors can offer guidance and support, but they cannot diagnose mental health conditions or create treatment plans.

2. Disclaimer for Individual Progress and No Cure

Everyone experiences self-management and well-being journeys differently. We do not guarantee any specific outcomes or cures for mental health concerns. Your progress will depend on your unique circumstances and commitment to self-improvement.

3. Counselors Providing Guidance, Not Treatment

The Service connects you with counselors who can provide supportive guidance within the app's limitations. These sessions are not equivalent to in-person therapy sessions with a full assessment and treatment plan.

4. User Self-Assessment and Encouragement for Professional Help

You are responsible for self-assessing your mental health needs. The Service is designed to complement self-management efforts, not replace professional care. If you feel you need more support than the Service can provide, we encourage you to seek help from a qualified healthcare professional or Psychotherapists.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for any consequences arising from your use of the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such

courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR EMOTIONAL DISTRESS OR LOST OPPORTUNITIES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Additional Tips:

Clearly define the limitations of the Service throughout our website and app.

Provide resources for finding qualified mental health professionals within the app and website.

Consider a disclaimer for crisis situations and emphasize users should call emergency services if needed.

Remember, this is not a substitute for legal advice.

Terms and Conditions for Divine Connection Daily Horoscope Services No.10

Here's what strengthens the case against a lawsuit:

- **Entertainment Purposes Only Disclaimer:** Clearly state the Service is for entertainment only and has no scientific basis.
- **Disclaimer for Accuracy and User Acknowledgment:** Emphasize interpretations are subjective and users understand limitations.
- **Focus on Personal Exploration, Not Definitive Answers:** Highlight the Service provides prompts for self-reflection, not guaranteed future predictions.
- **Cultural and Individual Variability:** Acknowledge cultural and individual variations in interpreting horoscopes.
- **Binding Arbitration and Waiver of Court Case:** Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Entertainment Purposes Only Disclaimer

The Service provides horoscopes and astrological information intended for entertainment purposes only. Astrology is not a science, and the information provided by the Service should not be considered a substitute for professional advice, such as legal, medical, or financial advice. We make no guarantees or warranties about the accuracy, completeness, or usefulness of any information provided through the Service.

2. Disclaimer for Accuracy and User Acknowledgment

Horoscope interpretations are subjective and open to various perspectives. The Service relies on traditional astrological interpretations, but these interpretations may not be universally accepted or entirely accurate. By using the Service, you acknowledge and agree that the information provided is for entertainment only and should not be taken as a definitive answer or prediction about your life.

3. Focus on Personal Exploration, Not Definitive Answers

The Service can be a tool for personal exploration and self-reflection. You can use it to explore potential meanings of your astrological signs and planets, and gain insights into your thoughts and feelings. However, the information provided should not be interpreted as a guaranteed prediction of your future or a definitive description of your personality.

4. Cultural and Individual Variability

Astrological interpretations can vary depending on cultural background and specific astrological schools of thought. The Service utilizes a particular approach, but it is important to consider your own unique perspective and cultural context when interpreting your horoscope.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

- Use the Service for any illegal or unauthorized purpose.
- Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.
- Interfere with or disrupt the Service or servers or networks connected to the Service.
- Violate the intellectual property rights of others.
- Hold us liable for the inaccuracy or misleading nature of any horoscopes generated by the Service.
- Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Kundli Services No. 11

Here's what strengthens the case against a lawsuit:

Disclaimer: Informational Tool, Not Professional Guidance: Emphasize the Service is for informational purposes only and cannot replace professional astrologers.

Limitation of Accuracy and User Acknowledgment: Make it clear interpretations are based on user input and may not be fully accurate.

Focus on Self-Discovery and Exploration, Not Predictions: Highlight that the Service provides a starting point for self-discovery, not guaranteed predictions of the future.

Vedic Astrology Background and Disclaimers: Acknowledge the Service uses Vedic astrology principles and disclaim any universal acceptance.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Disclaimer: Informational Tool, Not Professional Guidance

The Service provides a platform to generate your kundli (birth chart) based on user-provided information and interpretations based on Vedic astrology principles. It is an informational tool and should not be considered a substitute for consultation with a qualified astrologer. For in-depth analysis and guidance, we recommend seeking the services of a professional astrologer.

2. Limitation of Accuracy and User Acknowledgment

The accuracy of the kundli and interpretations generated by the Service depends on the accuracy of the information you provide. We make no guarantees or warranties about the completeness or accuracy of the information provided. By using the Service, you acknowledge and agree that the information provided is for informational purposes only and should not be taken as a definitive answer or prediction about your life.

3. Focus on Self-Discovery and Exploration, Not Predictions

The Service can be a tool for self-discovery and exploration of Vedic astrology concepts related to your birth chart. You can use it to gain insights into your potential strengths, weaknesses, and life path. However, the information provided should not be interpreted as a guaranteed prediction of your future or a definitive description of your personality.

4. Vedic Astrology Background and Disclaimers

The Service utilizes interpretations based on Vedic astrology principles. Vedic astrology is an ancient system of belief, but it is not universally accepted as a science. These interpretations may vary depending on the specific school of Vedic astrology and the astrologer's individual approach.

5. User Conduct and No Guarantees of Results

You agree to use the Service in a lawful and respectful manner. You will not:

Use the Service for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Service or servers or networks connected to the Service.

Violate the intellectual property rights of others.

Hold us liable for the inaccuracy or misleading nature of any kundli or interpretations generated by the Service.

Expect any guaranteed results from using the Service.

6. Binding Arbitration and Waiver of Court Case

Any dispute arising out of or relating to these Terms or your use of the Service shall be settled by binding arbitration in accordance with the rules of the Ahmedabad, City, Gujarat State, India.. The arbitration shall be held in Ahmedabad City, Gujarat State, India, and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

7. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE SERVICE, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

8. Termination

We may terminate your access to the Service for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms.

9. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Shopping Services No. 12

Here's what strengthens the case against a lawsuit:

Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales: Clearly state the Platform connects buyers with sellers but doesn't directly sell products.

Seller Responsibility for Product Listings, Descriptions, and Fulfillment: Emphasize sellers are responsible for accurate listings and fulfilling orders.

Platform Disclaimer for Product Quality, Availability, and Pricing: Highlight the Platform cannot guarantee product quality, availability, or pricing accuracy.

User Responsibility for Research and Purchase Decisions: Make it clear users are responsible for researching products and making informed decisions.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales

The Platform is a marketplace that connects buyers with third-party sellers. We do not sell products directly. All transactions are made between you and the seller.

2. Seller Responsibility for Product Listings, Descriptions, and Fulfillment

Each seller is responsible for the accuracy of their product listings, descriptions, and fulfillment of orders. We do not independently verify product information or confirm availability. It is your responsibility to review product details and seller information before making a purchase.

3. Platform Disclaimer for Product Quality, Availability, and Pricing

We do not guarantee the quality, availability, or pricing of any products listed on the Platform. Product information, including pricing and availability, is provided by sellers and may change without notice. We recommend contacting the seller directly for any questions about a specific product.

4. User Responsibility for Research and Purchase Decisions

You are responsible for researching products and making informed purchase decisions. We encourage you to read product descriptions, reviews, and seller information carefully before buying. We also recommend comparing prices from different sellers before making a purchase.

5. User Conduct and Dispute Resolution

You agree to use the Platform in a lawful and respectful manner. You will not:

Use the Platform for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Platform or servers or networks connected to the Platform.

Violate the intellectual property rights of others.

In the event of any dispute arising out of or relating to these Terms or your use of the Platform, you agree to attempt to resolve the dispute informally with the seller involved. If a dispute cannot be resolved informally, you agree to binding arbitration in accordance with the rules of .

The arbitration shall be held in Ahmedabad city, Gujarat state, India. , and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the

arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

6. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE PLATFORM, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

We may terminate your access to the Platform for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms

8. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

9. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service. Entire Agreement These Terms constitute the entire agreement between you and us regarding the use of the Service.

10. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Tarot Reading Services No. 13

Here's what strengthens the case against a lawsuit:

Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales: Clearly state the Platform connects buyers with sellers but doesn't directly sell products.

Seller Responsibility for Product Listings, Descriptions, and Fulfillment: Emphasize sellers are responsible for accurate listings and fulfilling orders.

Platform Disclaimer for Product Quality, Availability, and Pricing: Highlight the Platform cannot guarantee product quality, availability, or pricing accuracy.

User Responsibility for Research and Purchase Decisions: Make it clear users are responsible for researching products and making informed decisions.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales

The Platform is a marketplace that connects buyers with third-party sellers. We do not sell products directly. All transactions are made between you and the seller.

2. Seller Responsibility for Product Listings, Descriptions, and Fulfillment

Each seller is responsible for the accuracy of their product listings, descriptions, and fulfillment of orders. We do not independently verify product information or confirm availability. It is your responsibility to review product details and seller information before making a purchase.

3. Platform Disclaimer for Product Quality, Availability, and Pricing

We do not guarantee the quality, availability, or pricing of any products listed on the Platform. Product information, including pricing and availability, is provided by sellers and may change without notice. We recommend contacting the seller directly for any questions about a specific product.

4. User Responsibility for Research and Purchase Decisions

You are responsible for researching products and making informed purchase decisions. We encourage you to read product descriptions, reviews, and seller information carefully before buying. We also recommend comparing prices from different sellers before making a purchase.

5. User Conduct and Dispute Resolution

You agree to use the Platform in a lawful and respectful manner. You will not:

Use the Platform for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Platform or servers or networks connected to the Platform.

Violate the intellectual property rights of others.

In the event of any dispute arising out of or relating to these Terms or your use of the Platform, you agree to attempt to resolve the dispute informally with the seller involved. If a dispute cannot be resolved informally, you agree to binding arbitration in accordance with the rules of .

The arbitration shall be held in Ahmedabad city, Gujarat state, India. , and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

6. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE PLATFORM, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

We may terminate your access to the Platform for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms

8. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

9. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Love Check Services No. 14

Here's what strengthens the case against a lawsuit:

Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales: Clearly state the Platform connects buyers with sellers but doesn't directly sell products.

Seller Responsibility for Product Listings, Descriptions, and Fulfillment: Emphasize sellers are responsible for accurate listings and fulfilling orders.

Platform Disclaimer for Product Quality, Availability, and Pricing: Highlight the Platform cannot guarantee product quality, availability, or pricing accuracy.

User Responsibility for Research and Purchase Decisions: Make it clear users are responsible for researching products and making informed decisions.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales

The Platform is a marketplace that connects buyers with third-party sellers. We do not sell products directly. All transactions are made between you and the seller.

2. Seller Responsibility for Product Listings, Descriptions, and Fulfillment

Each seller is responsible for the accuracy of their product listings, descriptions, and fulfillment of orders. We do not independently verify product information or confirm availability. It is your responsibility to review product details and seller information before making a purchase.

3. Platform Disclaimer for Product Quality, Availability, and Pricing

We do not guarantee the quality, availability, or pricing of any products listed on the Platform. Product information, including pricing and availability, is provided by sellers and may change without notice. We recommend contacting the seller directly for any questions about a specific product.

4. User Responsibility for Research and Purchase Decisions

You are responsible for researching products and making informed purchase decisions. We encourage you to read product descriptions, reviews, and seller information carefully before buying. We also recommend comparing prices from different sellers before making a purchase.

5. User Conduct and Dispute Resolution

You agree to use the Platform in a lawful and respectful manner. You will not:

Use the Platform for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Platform or servers or networks connected to the Platform.

Violate the intellectual property rights of others.

In the event of any dispute arising out of or relating to these Terms or your use of the Platform, you agree to attempt to resolve the dispute informally with the seller involved. If a dispute cannot be resolved informally, you agree to binding arbitration in accordance with the rules of .

The arbitration shall be held in Ahmedabad city, Gujarat state, India. , and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

6. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE PLATFORM, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

We may terminate your access to the Platform for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms

8. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

9. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Fortune Wheel Services No. 14

Here's what strengthens the case against a lawsuit:

Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales: Clearly state the Platform connects buyers with sellers but doesn't directly sell products.

Seller Responsibility for Product Listings, Descriptions, and Fulfillment: Emphasize sellers are responsible for accurate listings and fulfilling orders.

Platform Disclaimer for Product Quality, Availability, and Pricing: Highlight the Platform cannot guarantee product quality, availability, or pricing accuracy.

User Responsibility for Research and Purchase Decisions: Make it clear users are responsible for researching products and making informed decisions.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales

The Platform is a marketplace that connects buyers with third-party sellers. We do not sell products directly. All transactions are made between you and the seller.

2. Seller Responsibility for Product Listings, Descriptions, and Fulfillment

Each seller is responsible for the accuracy of their product listings, descriptions, and fulfillment of orders. We do not independently verify product information or confirm availability. It is your responsibility to review product details and seller information before making a purchase.

3. Platform Disclaimer for Product Quality, Availability, and Pricing

We do not guarantee the quality, availability, or pricing of any products listed on the Platform. Product information, including pricing and availability, is provided by sellers and may change without notice. We recommend contacting the seller directly for any questions about a specific product.

4. User Responsibility for Research and Purchase Decisions

You are responsible for researching products and making informed purchase decisions. We encourage you to read product descriptions, reviews, and seller information carefully before buying. We also recommend comparing prices from different sellers before making a purchase.

5. User Conduct and Dispute Resolution

You agree to use the Platform in a lawful and respectful manner. You will not:

Use the Platform for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Platform or servers or networks connected to the Platform.

Violate the intellectual property rights of others.

In the event of any dispute arising out of or relating to these Terms or your use of the Platform, you agree to attempt to resolve the dispute informally with the seller involved. If a dispute cannot be resolved informally, you agree to binding arbitration in accordance with the rules of .

The arbitration shall be held in Ahmedabad city, Gujarat state, India. , and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

6. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE PLATFORM, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

We may terminate your access to the Platform for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms

8. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

9. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

Terms and Conditions for Divine Connection Today's Luck Services No. 15

Here's what strengthens the case against a lawsuit:

Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales: Clearly state the Platform connects buyers with sellers but doesn't directly sell products.

Seller Responsibility for Product Listings, Descriptions, and Fulfillment: Emphasize sellers are responsible for accurate listings and fulfilling orders.

Platform Disclaimer for Product Quality, Availability, and Pricing: Highlight the Platform cannot guarantee product quality, availability, or pricing accuracy.

User Responsibility for Research and Purchase Decisions: Make it clear users are responsible for researching products and making informed decisions.

Binding Arbitration and Waiver of Court Case: Include a binding arbitration clause for dispute resolution outside of court.

Here's the full policy with those points emphasized:

1. Marketplace Disclaimer: Third-Party Sellers, Not Direct Sales

The Platform is a marketplace that connects buyers with third-party sellers. We do not sell products directly. All transactions are made between you and the seller.

2. Seller Responsibility for Product Listings, Descriptions, and Fulfillment

Each seller is responsible for the accuracy of their product listings, descriptions, and fulfillment of orders. We do not independently verify product information or confirm availability. It is your responsibility to review product details and seller information before making a purchase.

3. Platform Disclaimer for Product Quality, Availability, and Pricing

We do not guarantee the quality, availability, or pricing of any products listed on the Platform. Product information, including pricing and availability, is provided by sellers and may change without notice. We recommend contacting the seller directly for any questions about a specific product.

4. User Responsibility for Research and Purchase Decisions

You are responsible for researching products and making informed purchase decisions. We encourage you to read product descriptions, reviews, and seller information carefully before buying. We also recommend comparing prices from different sellers before making a purchase.

5. User Conduct and Dispute Resolution

You agree to use the Platform in a lawful and respectful manner. You will not:

Use the Platform for any illegal or unauthorized purpose.

Transmit any unlawful, harassing, libelous, abusive, threatening, harmful, vulgar, obscene, or otherwise objectionable material.

Interfere with or disrupt the Platform or servers or networks connected to the Platform.

Violate the intellectual property rights of others.

In the event of any dispute arising out of or relating to these Terms or your use of the Platform, you agree to attempt to resolve the dispute informally with the seller involved. If a dispute cannot be resolved informally, you agree to binding arbitration in accordance with the rules of .

The arbitration shall be held in Ahmedabad city, Gujarat state, India. , and you and we hereby consent to the exclusive jurisdiction and venue of such courts for all purposes related to the arbitration. You expressly waive your right to a trial by jury and to initiate or participate in a class action or other representative proceeding.

6. Limitation of Liability

WE SHALL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR IN ANY WAY CONNECTED WITH YOUR USE OF THE PLATFORM, INCLUDING BUT NOT LIMITED TO DAMAGES FOR LOST PROFITS, DATA LOSS, GOODWILL, USE, OR OTHER INTANGIBLE LOSSES, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

7. Termination

We may terminate your access to the Platform for any reason, at any time, without notice. We may also take action against your account, such as suspending or disabling it, if you violate these Terms

8. Governing Law

These Terms shall be governed by and construed in accordance with the laws of the Gujarat State, India without regard to its conflict of law provisions.

9. Entire Agreement

These Terms constitute the entire agreement between you and us regarding the use of the Service.

The Logo is self made and not copyright from anywhere. It is not copied, we have made it by ourselves. You will not take any legal action or not do any court case on logo and on the website and App.

You will not do case and will not take any kind of legal or illegal action and police case on our App , website and all the services we are providing. Without agree this condition you can't use this feature, if you use it then it's illegal and our company or our team can take action against you. We can terminate you and ban you from our website and App without any prior notice. If you try to misuse our features then we can take disciplinary action against you and you are liable for the legal action and we can take legal action against you. If you want to use our services, app and website then you have to agree out terms and conditions otherwise you can't use and we can take legal action against you. Thank you.

Every feature in our App and Website is not scientific and purely prediction. So don't put 100% trust as this is not scientific. It is only prediction.

You also agree to The services which are not mentioned in this agreement but available on website and App. You also agree to the future updates which are in website and App. These terms and conditions applied on each and every present features and future features. Those features which are not mentioned right now in this agreement but present in our App and Website, you agree to all the terms and conditions because these conditions applied to them.

Those features which are not mentioned right now in this agreement but will be present in future as an Update in our App and Website, you agree to all the terms and conditions because these conditions applied to them.

For any kind of features , services we provide, website and App wether it's present or will be present in future , you will not take any legal action , civil action or any kind of police or violent and negative action. You have agreed to this policy and if you violet the policy then we will take legal action against you and can ban you from our platform wether it's App or Website.

You can't use our services if you don't agree to this policy. If you are using our services without signing this agreement then you have to face legal consequences. Thank you.