

MySigLine PRIVACY POLICY

This www.MySigLine.com website, including MySigLine mobile applications, (collectively, this “Website and Apps”) is provided by Larry Knopf, (“Company”). This Privacy Policy sets forth, among other things, what information Company collects via this Website and Apps about you and your Website and Apps use, and how that information is used, stored and shared. If you do not think this is reasonable, you must not use this Website and Apps.

Your use of this Website and Apps confirms your acceptance of this Privacy Policy. Please read this Privacy Policy carefully before using this Website and Apps. If you do not agree to these terms, you may not access or otherwise use this Website and Apps.

Company might from time to time revise this Privacy Policy from time to time. By continuing to use and access the Website and Apps now and after any revisions, you agree to the terms then in force as revised, including all revisions to this Privacy Policy. Accordingly, please review the Privacy Policy each time you intend to use the Website and Apps.

This Website and Apps is not intended for use by anyone under 18 years old, or by anyone under the legal age of majority in his or her state of residence. Company does not knowingly collect personal information from anyone under 13 years of age.

Company reserves the right to suspend or terminate any account for any reason or no reason and with or without any notice in Company’s sole discretion.

Types of Information Collected

When you register and/or fill out any form on the Website and Apps, certain information is collected, including, but not limited to, your full name, mailing address, telephone number and e-mail address. When you send a communication via the Website and Apps, that communication is collected and, among other things, your name, address, e-mail address

and other contact information provided. You may also visit the Website and Apps anonymously.

When you access the Website and Apps, your IP (Internet protocol) address and information about the Internet browser and computer or other device that you use to access the Website and Apps is collected. Other information is or might be collected as well, including information about the frequency and length of Website and Apps usage and/or Website and Apps page visits, the website pages from which you linked to arrive at the Website and Apps, the browser software you use and your operating system, the date and time you access the Website and Apps, and the website pages to which you travel from the Website and Apps. This information commonly is collected via the use of cookies, web beacons or other tracking technologies.

Uses of Information Collected

Company provides access to and uses the Website and Apps to, among other things, address customer service inquiries and requests; to identify and record your product preferences; and to send you from time to time information relating to Company, offerings and other promotional materials via e-mail and/or via physical mail.

If you prefer not to receive e-mails, such offerings or other promotional materials, please follow the instructions contained in any e-mail from the Company to unsubscribe. Doing so will not affect your receipt of e-mails or other communications specific to orders that you place or customer service inquiries or requests that you submit.

Sharing of Information Collected

Company does not market or rent your personal information. Subject to applicable laws, Company may share your personal information with its staff, with its Website and Apps hosting and maintenance, storage, processing and transmission of data persons and entities. Such persons and entities undertake an obligation to Company to not use or share your personal information for any reason other than furthering Company's business interests, however, Company cannot assure or guaranty you

that such persons and entities will comply with its obligations. Company also might share your information with its accountants, counsel or other professional advisors who have contractual or professional obligations of confidentiality to Company.

In the event that Company is required to disclose your information pursuant to lawful requests such as a subpoena or court order, or otherwise to comply with applicable laws, Company will do so. In the event that ownership of all or a part of Company or its business were to change, your information pertinent to that business' operations may be assigned or transferred to, or licensed for use by, the new owner, without any prior notice to or consent from you.

App Extension Keyboard Information Collected

Company may track or otherwise keep record of keystrokes for statistical purposes and will do so in an anonymized and non-identifiable manner. Company may also share such statistical data with third parties or persons or make it available for the general public on its website or in any other form.

Information Security

Company uses reasonable means to protect against unauthorized use or access to your information, as transmitted by you via the Website and Apps, and as maintained by Company or its third party service providers once received. Company cannot and does not guarantee the security, secrecy or confidentiality of any data you provide. In fact and subject to applicable laws, you should know any information or material sent, delivered and/or otherwise transmitted to Company will be deemed not to be confidential.

Website Use Tracking Technologies

The Website and Apps uses cookies (session and persistent) and web beacons to help enhance and make more convenient your Website and Apps use. Cookies are small files placed on your computer's or other access device's hard drive to collect information about your Website and

Apps use and activities. Session cookies exist only for as long as your browser remains open and are deleted once your browser session ends. Persistent cookies remain on your device's hard drive after your browser session ends and are used to try to improve your Website and Apps use experience. Web beacons (sometimes referred to as "tracking bugs," "web bugs" or "pixel tags") are small strings of code placed on a web page or within an e-mail for the intended purpose of transferring information. Cookies and web beacons facilitate Website and Apps navigation, and remember information you have previously inputted, and might be used to monitor the number of Website and Apps visitors, visits, pages viewed, and the total number of visitors served. Cookies also help Company and its third party providers learn how visitors use its Website and Apps.

You can choose to have your browser warn you every time a cookie is being sent to you or you can turn off cookie acceptance altogether. You will still be able to browse the Website and Apps, but you will not be able to retrieve your saved account information without cookies. Moreover, by not allowing cookies, your overall Internet browsing experience might not be as convenient or enhanced.

Third Party Links

Company, in its sole discretion, may include or offer third party links, products or services on the Website and Apps. All such sites may have separate and independent privacy, other policies and terms of use and may also collect personal information about you. Company has and assumes absolutely no responsibility or liability whatsoever for the content and/or activities of these linked sites and does not necessarily endorse the views expressed within them. If you decide to use this Website and Apps and/or any third party site, you do so at your own risk.

Social Media Connections

The Company may allow you to "register" with the Company by using Facebook® Connect or other Social Networking Site ("SNS") authentication options to create an account within the Website and Apps.

The Company may also provide a more typical registration flow where you may be required to provide certain information such as your first and last names; your e-mail address; a password and other information that helps the Company confirm that it is you accessing your account. If you use your login credentials from any SNS, you do so at your own risk and the Company is not liable for you doing so

At this time, but subject to change without any notice and at any time, you can connect your Company account to your accounts on third party services like Facebook®, in which case the Company may collect, use, disclose, transfer and/or store information relating to your account with such third party services in accordance with this Privacy Policy. For example, if you connect with Facebook, the Company may store, among other things, your Facebook ID, first name, last name or email address and use any or all of them to connect with your Facebook account to provide certain other information, such as recommending emojis and/or other items that your Facebook friends may be interested in and may share the emojis and/or other items you may be interested in with certain groups of people, including your Facebook friends. In addition, if you connect your Facebook account, your Facebook friends and others may be able to associate your screen name, likeness or other characteristics with you.

Online Privacy Policy

This online Privacy Policy applies only to information collected through Company's Website and Apps and does not apply to any and all information collected offline.

General Provisions

This Privacy Policy set forth the entire understanding of the parties with respect to its subject matter. In the event that any one or more of the terms and conditions contained in this Privacy Policy is held to be invalid, illegal or unenforceable, the remaining provisions will not in any way be affected or impaired thereby. Company's failure to insist upon strict adherence to any term of this Privacy Policy shall not constitute a waiver

of such term and shall not be considered a waiver or limit of any right thereafter to insist upon strict adherence to that term or any other term contained in this Privacy Policy. This Privacy Policy shall be deemed to have been made in the State of Delaware and shall be construed and enforced in accordance with the laws of the State of Delaware applicable to contracts negotiated, executed and performed within said State without regard to any conflict of law provisions and without application of the Uniform Computer Information Transaction Act. The parties shall make a good faith effort to resolve any actual or threatened breach of this Privacy Policy, or any other dispute arising under or in connection with this Privacy Policy, through mediation conducted within thirty (30) days following first assertion of the breach or dispute. If eight (8) hours of such mediation does not fully resolve the breach or dispute, or if the parties do not conduct such mediation, the breach or dispute shall be resolved in Wilmington, Delaware by binding arbitration under the administration and rules of the American Arbitration Association. Notwithstanding the foregoing mediation and arbitration provisions, Company never shall be precluded or delayed from seeking and obtaining temporary, preliminary and permanent injunctive relief without the posting of any bond against infringement or other violation of its claimed intellectual property rights, or other relief that it deems reasonably necessary to defend or enforce its rights or this Privacy Policy, in any court(s) of competent jurisdiction. Company may assign, transfer, subcontract or otherwise deal with all of its rights, including those set forth herein without notifying you or obtaining your consent. You may not assign, transfer, delegate, subcontract or otherwise deal with your rights and/or obligations under this Privacy Policy.

Contacting Us

If there are any questions regarding this Privacy Policy, you may contact Company at: mysigline@gmail.com.
Company will make every effort to respond to your questions.