

Agreement

By signing up to be an Affiliate in the LegalHoops Affiliate Program ("Program"), you agree to be bound by the following terms and conditions ("Terms of Service").

LegalHoops reserves the right to update and change the Terms of Service without notice. Any new features that augment or enhance the current Program, including the release of new tools and resources, shall be subject to the Terms of Service. Continued use of the Program after any such changes shall constitute your consent.

Violating any of the terms below will result in the termination of your Account and forfeiture of any outstanding affiliate commission payments earned during the violation. You agree to use the Affiliate Program at your own risk.

Account Terms

- You must be 18 years or older to be part of this Program.
- You must live in the United States to be an Affiliate.
- You must be a human. Accounts registered by "bots" or other automated methods are not permitted.
- You must provide your full legal name, a valid email address, and other information requested to complete the signup process.
- One person may only use your login - a single login shared by multiple people is not permitted.
- You are responsible for maintaining the security of your Account and password. **LegalHoops** cannot and will not be liable for any loss or damage from your failure to comply with this security obligation.
- You are responsible for all Content posted and activity under your Account.
- One person or legal entity may not maintain more than one Account.
- You may not use the Affiliate Program for any illegal or unauthorized purpose.
- You must not violate any laws in your jurisdiction (including but not limited to copyright laws) in using the Service.
- You may not use the Affiliate Program to earn money on your **LegalHoops** product accounts.
- You may not use the Affiliate Program to earn money on your **ANJEL.TECH®** mobile security system accounts. **ANJEL.TECH®** subscription purchases from **LegalHoops** may not be resold in bulk or sold separately.

Links/graphics on your site, in your emails, or other communications

Once you have signed up for the Affiliate Program, you will be assigned a unique Affiliate Code. You can place links, banners, or other graphics we provide with your Affiliate Code on your site, in your emails, or in other communications. We will provide guidelines, link styles, and graphical artwork to link to **LegalHoops**. We may change the design of the artwork at any time without notice, but we won't change the dimensions of the images without proper notice.

To permit accurate tracking, reporting, and referral fee accrual, we will provide you with special link formats for all links between your site and **LegalHoops**. You must ensure that each link between your site and **LegalHoops** properly utilizes such special link formats. Links to the **LegalHoops** placed on your site under this Agreement and which properly use such special link formats are referred to as "Special Links." You will earn referral fees only concerning sales on a **LegalHoops** product occurring directly through Special Links; we will not be liable to you for any failure by you or someone you refer to use Special Links or incorrectly type your Affiliate Code, including to the extent that such failure may result in any reduction of amounts that would otherwise be paid to you under this Agreement.

Affiliate links should point to the page of the product being promoted.

Referral fees/commissions and payment

For a Product sale to be eligible for a referral fee, the customer must click-through a Special Link from your site, email, or other communications to <https://legalhoops.org> and complete an order for a product during that session.

We will only pay commissions on links automatically tracked and reported by our systems. We will not pay commissions if someone says they purchased or someone says they entered a referral code if our system did not track it. We can only pay commissions on referrals generated through properly formatted special links that were automatically tracked by our systems.

We reserve the right to disqualify commissions earned through fraudulent, illegal, or overly aggressive, questionable sales or marketing methods.

Payments begin once you've earned more than **\$20** in affiliate income. If your affiliate account never crosses the **\$20** threshold, your commissions will not be realized or paid. We are only responsible for paying bills that have crossed the **\$20** threshold.

Identifying yourself as a LegalHoops Affiliate

You may not issue any press release concerning this Agreement or your participation in the Program; such action may result in your termination. In addition, you may not in any manner misrepresent or embellish the relationship between you and us, say you develop our products,

say you are part of **LegalHoops**, or express or imply any association or affiliation between you and us or any other person or entity except as expressly permitted by this Agreement (including by framing or implying that we support, sponsor, endorse, or contribute money to any charity or other cause).

You may not purchase products through your affiliate links for your use. Such purchases may result (in our sole discretion) in withholding referral fees and terminating this Agreement.

Payment schedule

As long as your current affiliate earns over \$20, you'll be paid monthly. If you haven't earned \$20 since your last payment, we'll pay you the following month after you've crossed the threshold.

Customer definition

Customers who buy products through this Program will be deemed our customers. Accordingly, our rules, policies, and operating procedures concerning customer orders, customer service, and product sales will apply to those customers. We may change our policies and operating procedures at any time. For example, following our pricing policies, we will determine the prices for products sold under this Program. Product prices and availability may vary from time to time. Because price changes may affect products listed on your site, you should not display product prices. We will use commercially reasonable efforts to present accurate information, but we cannot guarantee the availability or price of any particular product.

Your responsibilities

You will be solely responsible for the development, operation, and maintenance of your site and for all materials that appear on your site. For example, you will be solely responsible for the following:

- The technical operation of your site and all related equipment
- Ensuring the display of Special Links on your site does not violate any agreement between you and any third party (including without limitation any restrictions or requirements placed on you by a third party that hosts your site)
- The accuracy, truth, and appropriateness of materials posted on your site (including, among other things, all Product-related materials and any information you include within or associate with Special Links)
- Ensuring that materials posted on your site do not violate or infringe upon the rights of any third party (including, for example, copyrights, trademarks, privacy, or other personal or proprietary rights)
- Ensuring that materials posted on your site are not libelous or otherwise illegal
- Ensuring that your site accurately and adequately discloses, either through a privacy policy or otherwise, how you collect, use, store, and disclose data collected from visitors, including, where applicable, that third parties (including advertisers) may serve Content

and advertisements and manage information directly from visitors and may place or recognize cookies on visitors' browsers.

Compliance with Laws

As a condition of your participation in the Program, you agree that while you are a Program participant, you will comply with all laws, ordinances, rules, regulations, orders, licenses, permits, judgments, decisions, or other requirements of any governmental authority that has jurisdiction over you, whether those laws, etc. are now in effect or later come into effect during the time you are a Program participant. Without limiting the preceding obligation, you agree that as a condition of your participation in the Program, you will comply with all applicable laws (federal, state, or otherwise) that govern marketing email, including, without limitation, the CAN-SPAM Act of 2003 and all other anti-spam laws.

Term of the Agreement and Program

The term of this Agreement will begin upon our acceptance of your Program application and will end when terminated by either party. Either you or we may terminate this Agreement at any time, with or without cause, by giving the other party written notice of termination. Upon the termination of this Agreement for any reason, you will immediately cease use of and remove from your site all links to <https://legalhoops.org>, and all of our trademarks, trade dress, and logos, and all other materials provided by or on behalf of us to you pursuant hereto or in connection with the Program. **LegalHoops** reserves the right to end the Program at any time. LegalHoops will pay any outstanding earnings accrued above \$20 upon program termination.

Termination

LegalHoops, in its sole discretion, has the right to suspend or terminate your Account and refuse any current or future use of the Program or any other **LegalHoops** service for any reason at any time. Such termination of the Service would result in the deactivation or deletion of your Account or your access to your Account, and the forfeiture and relinquishment of all potential or to-be-paid commissions in your Account if they were earned through fraudulent, illegal, or overly aggressive, questionable sales or marketing methods. **LegalHoops** reserves the right to refuse Service to anyone for any reason.

Relationship of Parties

You and we are independent contractors, and nothing in this Agreement will create any partnership, joint venture, agency, franchise, sales representative, or employment relationship between the parties. You will have no authority to make or accept any offers or representations on our behalf. You will not make any statement, whether on your site or otherwise, that reasonably would contradict anything in this Section.

Limitations of Liability

We will not be liable for indirect, special, or consequential damages (or any loss of revenue, profits, or data) arising in connection with this Agreement or the Program, even if we have been advised of the possibility of such damages. Further, our aggregate liability concerning this Agreement and the Program will not exceed the total referral fees paid or payable to you under this Agreement.

Disclaimers

We make no express or implied warranties or representations concerning the Program or any products sold through the Program (including, without limitation, warranties of fitness, merchantability, noninfringement, or any implied warranties arising out of a course of performance, dealing, or trade usage). In addition, we make no representation that the operation of the **LegalHoops** will be uninterrupted or error-free, and we will not be liable for the consequences of any interruptions or errors.

Independent Investigation

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS AGREEMENT AND AGREE TO ALL ITS TERMS AND CONDITIONS. YOU UNDERSTAND THAT WE MAY DIFFER AT ANY TIME (DIRECTLY OR INDIRECTLY) SOLICIT CUSTOMER REFERRALS ON TERMS FROM THOSE CONTAINED IN THIS AGREEMENT OR OPERATE WEBSITES THAT ARE SIMILAR TO OR COMPETE WITH YOUR WEBSITE. YOU HAVE INDEPENDENTLY EVALUATED THE DESIRABILITY OF PARTICIPATING IN THE PROGRAM AND ARE NOT RELYING ON ANY REPRESENTATION, GUARANTEE, OR STATEMENT OTHER THAN AS OUTLINED IN THIS AGREEMENT.

Arbitration

Any dispute relating in any way to this Agreement (including any actual or alleged breach hereof), any transactions or activities under this Agreement, or your relationship with us or any of our affiliates shall be submitted to confidential arbitration, except that, to the extent you have in any manner violated or threatened to violate our intellectual property rights, we may seek injunctive or other appropriate relief in any state or federal court (and you consent to non-exclusive jurisdiction and venue in such courts) or any other court of competent jurisdiction. Arbitration under this Agreement shall be conducted under the rules of the American Arbitration Association. The arbitrator's award shall be binding and may be entered as a judgment in any court of competent jurisdiction. To the fullest extent permitted by applicable law, no arbitration under this Agreement shall be joined to an arbitration involving any other party subject to this Agreement, whether through class arbitration proceedings or otherwise.

Miscellaneous

This Agreement will be governed by the laws of The United States, without referencing rules governing the choice of laws. You may not assign this Agreement by law or otherwise without our prior written consent. Subject to that restriction, this Agreement will be binding on, inure to the benefit of, and be enforceable against the parties and their respective successors and assigns. Our failure to enforce your strict performance of any provision of this Agreement will not constitute a waiver of our right to subsequently enforce such provision or any other provision of this Agreement.

The failure of **LegalHoops** to exercise or enforce any right or provision of the Terms of Service shall not constitute a waiver of such right or provision. The Terms of Service constitute the entire Agreement between you and **LegalHoops** and govern your use of the Service, superseding any prior agreements between you and **LegalHoops** (including, but not limited to, any previous versions of the Terms of Service).