Terms & Privacy Policy

I. TERMS

Please review these Terms carefully.

IMPORTANT: THESE TERMS CONTAIN A CLASS WAIVER AS WELL AS A MANDATORY ARBITRATION AND DISPUTE RESOLUTION PROVISION THAT MAY IMPACT YOUR LEGAL RIGHTS IN THE EVENT OF A DISPUTE. AS FURTHER SET FORTH BELOW AND WITH CERTAIN EXCEPTIONS, YOU, THE BELOW NAMED COMPANY AND THE BELOW NAMED VENDOR MUST USE BINDING AND EXCLUSIVE ARBITRATION ON AN INDIVIDUAL BASIS TO RESOLVE DISPUTES. THIS MEANS THAT YOU (AS WELL AS THE BELOW NAMED COMPANY AND VENDOR) EACH WAIVE AND ARE GIVING UP THE RIGHT TO SUE EACH OTHER IN COURT OR IN CLASS ACTIONS OF ANY KIND. IN ARBITRATION THERE IS NO JUDGE OR JURY AND THERE IS LESS DISCOVERY AND APPELLATE REVIEW THAN IN COURT. YOU HAVE A RIGHT TO OPT OUT OF ARBITRATION AS EXPLAINED BELOW.

1. Introduction. Please read these terms (as may be amended from time to time, these "Terms") carefully. These Terms govern all aspects of this website ("Website"). This Website is owned by Internet Referral Services, LLC ("Company") and is operated in part by Company and in part by a third-party ("Vendor") that provides a platform to Company as part of the services that allows third-party ticket resellers (each a "Ticket Reseller" and collectively "Ticket Resellers") to list tickets for sale through the platform. When you select a ticket listing on the website, you will check out on a page that is hosted and operated by Vendor. Vendor also provides the following services to the Company: processing orders, verifying order details and confirming validity of payment information, charging your credit or debit card, coordinating delivery, and customer service.

These Terms collectively refer to Company and Vendor as "we", "our", or "us".

We do not own the tickets listed on Website. We are not the seller or reseller of the tickets.

If you do not accept these Terms or you do not meet or comply with its provisions, you may not use this Website or any services offered through this Website.

These Terms are effective as of April 25, 2025.

2. Disclaimer of Affiliation with Box Office. We are not the official box office, any venue's licensed ticket agent, or affiliated in any way with any venue, promoter, team, league or organizing group, nor are any of us associated with any official organizer of the events for which tickets are listed on this Website.

3. Binding Agreement. By using this Website, you accept these Terms and agree that they are binding upon you. You represent that: (i) you are legally able to enter into this binding contract; (ii) you are not a resident or citizen of Quebec; (ii) if you are between the ages of 13 and 17, you are purchasing tickets under the supervision of and with the consent of a parent or guardian; and (iii) you are under the age of 13, you are prohibited by these Terms or by applicable law. If you are under the age of 13, you are prohibited from using this Website. If you are a resident or citizen of Quebec, you are prohibited from using this Website. It is your responsibility to ensure that your use of this Website complies with these Terms and all applicable laws.

You authorize your wireless operator (AT&T, Sprint, T-Mobile, US Cellular, Verizon, or any other branded wireless operator) to disclose to us and our third-party service providers, your mobile number, name, address, email, network status, customer type, customer role, billing type, mobile device identifiers (IMSI and IMEI) and other subscriber status and device details, if available, solely to verify your identity and prevent fraud for the duration of the business relationship. See our Privacy Policy for how we treat your data.

4. Changes in Terms. We may update these Terms, at our sole discretion, from time to time by notifying you of such changes by any reasonable means, including by posting revised Terms to the Website. Any such changes will not apply to any dispute arising prior to the date on which the revised Terms were posted on the Website incorporating such changes or you were otherwise notified of such changes. You agree that it is your responsibility to regularly check the Terms for any update. Your continued use of this Website following our posting of the revised Terms constitutes your acceptance of the revised Terms. The "These Terms are effective as of" notice above indicates when these Terms were last changed.

5. Key Sales Terms. We would like to emphasize the following key sales terms:

- All orders placed on this Website are considered requests to purchase until you receive confirmation of the availability of the tickets and acceptance of your order by the Ticket Reseller.
- All sales are final; there are no cancellations, returns, or exchanges, except as expressly provided in these Terms or as may be required by law.
- If an event is canceled and not rescheduled, you will be eligible for a credit (or, in our sole discretion, a cash refund) subject to the requirements set forth in these Terms. If an event is postponed or rescheduled, your order will not qualify for a credit and your tickets will be valid for the rescheduled date, unless otherwise required by applicable law.
- Ticket prices may be above the "face value" listed on the ticket (they may also be below the "face value"). All ticket transactions include additional service charges and handling fees. If you select the optional event ticket insurance, the amount listed for insurance costs will be billed separately. Insurance costs are not refundable.
- Confirmed orders may be filled with comparable or upgraded tickets.
- When you purchase a ticket, you receive a 100% Guarantee, as detailed in Item 7 below.
- If, for reasons of maintaining social distancing or other safety reasons related to the COVID-19 pandemic, venue security or other personnel relocate you to a location within the venue that is different from the seating location that you had ordered, such relocation will not qualify you for a refund or for other compensation.

6. Ordering Tickets. Once you have selected tickets for purchase, you will fill out and submit the information requested on this Website, which constitutes an order. This order is an irrevocable offer to purchase the tickets that remains outstanding for the shorter of the Ticket Reseller's acceptance of the order or 30 days from the date that you submit the order. Nonce you submit the order, you cannot cancel or retract it. Upon the submission of the order, a hold will be placed on your credit or debit card for the funds necessary to purchase these tickets. You will receive an email promptly after you place your order. Neither of these actions complete the sale. Rather, a completed sale is dependent on the Ticket Reseller's acceptance of the order or you credit or debit card used in placing the order will be charged. Please note that the price you pay may be higher than the face value of the tickets. A large number of Ticket Resellers list their tickets on Vendor's platform and are displayed on this Website. We are not able to confirm the veracity or conformity of every order. We are not responsible for typographical errors within the ticket inventory listed for sale. When an error is found in processing your order, you will be notified of the error and provided with available options, including the option of cancelling your order.

7. One Hundred Percent Guarantee. The 100% Guarantee means (i) that your transaction will be safe and secure, (ii) the tickets will be delivered prior to the event, (iii) the tickets will be identical, comparable, or better than the tickets you ordered, and (iv) the tickets will be valid and authentic. Your only recourse under this 100% Guarantee is compensation of the purchase price (including delivery charges, less possible restocking fees), in the form of credit for use on a future purchase or as a cash refund, as determined at our sole discretion except where prohibited by law. Please note that insurance costs will not be refunded and Item 12 below addresses canceled and postponed events.

8. Event Dates and Times Subject to Change. Event date, times, venue and subject matter may change. We are not always notified of such changes. It is your responsibility to monitor the event and to confirm any changes to the event with the entity putting on the event. In certain instances, a venue, promoter, or the entity putting on the event may require a ticket holder to relocate his or her seat or otherwise change the seating configuration in a manner beyond our control. You agree that we will not be liable or responsible for any such change and will not be obligated to provide a credit or any other compensation in the event such a change occurs.

9. Denial of Admission. If you have difficulty getting into an event that occurs using the ticket you purchased from a Ticket Reseller, you are required to contact Vendor at 1-844-544-4036 immediately for assistance. If the problem is not resolved, it is your responsibility to obtain proof from the venue of denied entry.

Upon receipt of valid proof that the tickets failed to provide you entry, or if Vendor otherwise determines in Vendor's sole discretion that the ticket was invalid, your sole remedy will be to receive a full refund of the price charged for the ticket and all service charges and delivery fees. Insurance costs will not be refunded.

Due to public health safeguards required by COVID-19 pandemic, your tickets and admission to the event are subject to all safety and health policies required by the venue where you will attend the event. You agree that, as deemed necessary by the venue, the venue may continue to develop and update these policies between the time that your purchase occurs and the event date. By using tickets, you agree that you will comply with such policies and your attendance at the event is conditioned on such compliance. If your admission to the event is denied or revoked because you have willfully failed or refused to comply with any such safety and health policies of the venue, you will not be eligible for any compensation from Company or Vendor.

10. Lost, Stolen, or Damaged Tickets. Please keep your tickets in a safe place. We are not responsible for lost, stolen, damaged or destroyed tickets and are under no obligation, and, in many instances, are not able, to replace tickets. Please note that direct sunlight or heat can damage certain types of tickets. If you request that we submit a request to the Ticket Reseller for a re-issue of tickets, your credit or debit card will be charged a reissue fee of 15% of the order total (ticket price, service charges and delivery fees), up to a maximum of \$200.00. If the Ticket Reseller is unable to re-issue the tickets, you will be refunded this 15% reissue fee.

11. Orders Fulfilled with Comparable or Upgraded Tickets. We reserve the right to replace tickets that you offered to purchase or ordered on this Website with comparable or upgraded tickets. When this occurs, we will be deemed to have fulfilled our obligations under these Terms. Determinations of "comparable" and "upgraded" are made at Vendor's reasonable discretion. Should we fail to cause the delivery of any confirmed ticket purchase, our sole obligation or liability shall be limited, unless otherwise required by applicable law, to the return by Vendor of the ticket price, service charges, and delivery fees paid by you with respect to the undelivered ticket. Unless otherwise prohibited by applicable law, we reserve the right to cancel your order at any time for any reason, in which event we will provide you a full refund of the price paid for the ticket and all services charges and delivery fees. Insurance costs are not refundable. Due to the large volume of Ticket Resellers listing tickets on this Website, location, descriptions and pricing of similar or equal tickets may vary. It is your responsibility to verify any possible inconsistency or discrepancy in the ticket location, description and/or price by calling Vendor at 1-844-544-4036 before the order is placed.

12. Canceled and Postponed Events. All sales are final. Unless otherwise required by applicable law, postponed or rescheduled events will not be refunded. Vendor, in its sole discretion, will determine when an event is canceled. If your event is canceled, you will be sent notice of the cancellation. If you return your tickets within 14 days after our notice was sent that the event is canceled, we will provide you with a credit for the purchase price (inclusive of the ticket price, service charges and delivery fees paid by you) for use on a future purchase (except we may, in our sole discretion and in lieu of a credit, choose to provide you with a cash refund of this amount). No credit or cash refund will be made unless you return your tickets within 14 days after our notice was sent that the event is canceled.

If, for reasons of maintaining social distancing or other safety reasons related to the COVID-19 or a similar public health crisis, the entity putting on the event has announced a seating or attendee capacity reduction of greater than 15%, then, at our sole option, we reserve the right to cancel tickets for seating locations eliminated by the venue or to deem such event canceled in its entirety. In the event that we deem an event canceled in its entirety based on a reduction in capacity: (i) all outstanding orders for such event will be canceled; and (ii) the event will be reposted for sale with the adjusted capacity and known restrictions. Any buyers whose tickets have been canceled pursuant to this paragraph shall receive compensation for such cancellation as described above.

13. Delivery of Tickets. In most cases, tickets will be delivered by the method and timeframe designated in the ticket listing. Photo ID may be required to accept delivery. For listings with no designated delivery method, tickets typically will be shipped via UPS. Tickets may not ship out immediately. In all cases, we reserve the right to deliver tickets for any order as late as one (1) hour prior to the event. Valid delivery services on the day of the event may include, in our sole discretion, Will Call at the venue box office, email (when applicable), or courier or pick up at a location outside the venue designated by Vendor. Delivery designations, such as "e-Tickets" or "Instant Download", do not constitute guarantees of delivery any sooner than the day of the event. Typically, such tickets will be delivered as designated. However, in some cases, delivery may first require additional verification or be subject to delays on behalf of the Ticket Reseller. It is your responsibility to contact us if you do not receive your tickets within 48 hours before the event. Failure to do somay discretion, or except as otherwise required by applicable law.

14. Payment Options. As a buyer, you grant Vendor permission to charge your credit or debit card for the purchase of tickets. Visa, Mastercard, Discover, American Express and PayPal are valid payment methods for purchasing tickets.

15. Ticket Holder Behavior Policy. You agree to abide by all rules and policies of the venue, promoter and anyone else responsible for putting on the event. Should you fail to abide by those rules and policies, you shall be subject to all applicable fines and legal or other expenses associated therewith. Further, should any violation by you result in the loss of the Ticket Reseller's or an original ticket holder's season ticket rights or right to use any other tickets at that venue, or the right to purchase other tickets from that venue, you shall be liable for all costs, expenses and losses associated with such loss including, but not limited to, all direct, indirect, vicarious, consequential, exemplary, incidental, special or punitive damages, including lost profits.

16. Unlawful Activity. We prohibit the use of this Website for any unlawful conduct. You agree to comply with all applicable local, state, federal and international laws, ordinances and regulations. Without limiting the foregoing, by using this Website, you agree not to use any false personal information or use an invalid or unauthorized credit or debit card and you agree not to use or permit anyone to use information provided through this Website for any unlawful or unauthorized purpose.

17. Investigations and Consequences. A purchaser who is the subject of a complaint or whom we believe may have violated these Terms or applicable law will be subject to investigation by us. You agree to cooperate fully in such investigation, including, but not limited to, providing any and all information demanded by Vendor and/or Company. If either Vendor or Company finds, in its sole discretion, that a user: (a) is unwilling to cooperate with any investigation; (b) has engaged in any illegal, unlawful or fraudulent conduct or otherwise violated these Terms or applicable law or has acted in concert with anyone so engaged; or (c) has provided information that we are unable to authenticate or verify, we may take any action that either of us deems appropriate in its sole discretion, including, but not limited to, canceling orders, issuing a warning, blocking your access to this Website, preventing you from finalizing pending transactions, or exercising any to us for violations of these Terms and may be difficult to ascertain or calculate and you consent to injunctive or other equitable relief for such violations.

We reserve the right to report to appropriate law enforcement authorities or other relevant third parties any activity that either Vendor or Company believes, in its sole discretion, may in any way violate any applicable local, state, federal or international law.

18. Copyright Complaints.

18.1 Complaints: Company respects the intellectual property rights of others and expects its users to do the same. In accordance with the Digital Millennium Copyright Act, Company will respond to claims of copyright infringement committed using the Website and/or the Company's services. If you believe that your copyrighted work has been copied in a way that constitutes copyright infringement and is accessible via the Website, please notify Company's copyright agent, as set forth in the Digital Millennium Copyright Act of 1998 ("DMCA"). For your complaint to be valid under the DMCA, you must provide the following information in writing ("Notice"):

- An electronic or physical signature of a person authorized to act on behalf of the copyright owner;
- Identification of the copyrighted work in sufficient detail that you claim has been infringed;
- Identification of the allegedly infringing material including the specific location;
- The name of the intellectual property owner and contact information for the notifier, including name, address, telephone number, and email address;
- A statement that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or law; and
- A statement, made under penalty of perjury, that the above information is accurate, and that you are the copyright owner or are authorized to act on behalf of the owner.

The above information must be submitted to the following DMCA Agent:

Attn: Legal Department Copyright Complaints Internet Referral Services, LLC Address: 16192 Coastal Hwy, Lewes, DE 19958 Email: legal@Seats.com

Please Note: This address is a mailing contact address only, and not the physical location for this website. If you have customer service questions please call 1-844-544-4036 or contact via <u>the contact page</u>.

Upon receipt of the Notice, Company will take whatever action, in its sole discretion, it deems appropriate under the DMCA and other applicable intellectual property laws, including removal of the allegedly infringing content from the Website. If you fail to comply with all of the requirements of Section 512(c)(3) of the DMCA, your complaint may not be effective.

UNDER FEDERAL LAW, IF YOU KNOWINGLY MISREPRESENT THAT ONLINE MATERIAL IS INFRINGING, YOU MAY BE SUBJECT TO CRIMINAL PROSECUTION FOR PERJURY AND CIVIL PENALTIES, INCLUDING MONETARY DAMAGES, COURT COSTS, AND ATTORNEYS' FEES.

18.2 Providing Counter-Notification: If we remove or disable access to content in response to an infringement notice, we will make reasonable attempts to contact the owner or administrator of the affected site or content. If you feel that your material does not constitute infringement, you may provide us with a counter notification by written communication to the copyright agent for notice identified above in these Terms. Such counter-notification should be a written or electronic communication that includes all of the information contained in Section 512(c)(3) of the DMCA, as described above in these Terms.

19. License; Vendor and Company's Intellectual Property Rights.

19.1 License: This Website, including Vendor's ticketing platform and all software, databases, trademarks, logos, service marks, content, proprietary information and materials (and any intellectual property and other rights relating thereto) (individually and collectively, "Our Property") on this Website is owned or licensed by Company or Vendor, as applicable, and will remain the property of the same and is protected by U.S. and international copyright laws. We hereby grant you a limited, terminable, non-exclusive right to access and use this Website to view tickets, to order tickets, and to otherwise process your ticket transactions. You acknowledge and agree that you do not acquire any ownership or licensing rights by using this Website.

19.2 Restrictions on Intellectual Property: You agree that you are only authorized to visit, view and to retain a copy of pages of this Website for your own personal use, and that you shall not duplicate, download, publish, modify, or otherwise distribute the material on this Website for any purpose other than to review event and promotional information, for personal use, or order tickets for your personal use, unless otherwise specifically authorized by Company or Vendor to do so. You may not use any robot, spider, scraper, offline reader, site search/retrieval application or other manual or automatic device, tool or process to retrieve or in any way reproduce, circumvent, or interfere with this Website or its contents. You may not submit any software or other materials that contain any viruses, worms, Trojan horses, defects, data bombs, time bombs, or other items of a destructive nature. Your use of this Website is a privilege and Company and Vendor each reserve the right to suspend or terminate that privilege for any reason at any time, in our sole discretion. You may not use any of Our Property in connection with any product or service that is not offered on this Website or by Vendor or Company or any Ticket Reseller in any manner that is likely to cause confusion with respect to Vendor's or Company's business conducted on this Website, as applicable, or in any manner that disparages this Website, Company or Vendor. Nothing contained on this Website should be construed as granting, by implication, estoppel or otherwise, any license or right to use any of Our Property without the express written permission of the Company or Vendor, as applicable. The violation of any applicable intellectual property laws or the unauthorized use of this Website or Our Property in any form by any means without the specific consent of Company or Vendor, as applicable, may applicable, may applicable, may give rise to civil and/or criminal penalties. Company, Vendor, and our respective affiliates do not warrant or represent tha

19.3 Content:You may choose to make postings, such as testimonials, customer reviews, comments, or other content ("Content") on this Website. You retain whatever legal right, title, and interest that you may have in the content that you post on the Website and you remain ultimately responsible for it. However, you hereby grant to us a non-exclusive, unrestricted, unconditional, unlimited, worldwide, irrevocable, perpetual, and cost-free right and license to use any Content that you create or post in any manner, as we see fit, including for advertising, marketing, or promotional purposes and we may choose whether to attribute such Content to you when we use it. Any such Content that you choose to post on the Website, including information about you such as your name or your photo or likeness, will be publicly available for viewing and potential use by others.

20. Indemnification. You agree to indemnify, defend and hold the Company and Vendor, and each of their shareholders, officers, directors, affiliates, licensors, suppliers, advertisers and sponsors, and their respective employees, consultants, agents and other representatives (all such parties, collectively the "Indemnified Parties") harmless from and against any and all claims, damages, losses, costs (including reasonable attorneys' fees) and other expenses that arise directly or indirectly out of or from: (a) your breach of any of these Terms; (b) any allegation that any information you submit or transmit to this Website infringes or otherwise violates the copyright, trademark, trade secret or other intellectual property or other rights of any third party; (c) any federal, state, county or other local tax obligation or amounts due or owing under any tax regulation, law, order or decree or any dispute concerning the tax status of either Vendor or Company; (d) your acts or omissions in connection with your use of this Website; and (e) any claim brought by a third party (a "Third-Party Claim") against any of the Indemnified Parties in respect of which recovery may be sought under clauses (a) through (d) above. These indemnification provisions shall survive any termination of this Agreement.

21. Disclaimers and Limitations on Liability:

21.1 No Warranty: EXCEPT AS EXPRESSLY SET FORTH IN THESE TERMS, THIS WEBSITE, THE MATERIALS ON THIS WEBSITE AND ANY TICKET OR SERVICE OBTAINED THROUGH THIS WEBSITE ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED AND WE DISCLAIM, TO THE FULLEST EXTENT PERMITTED UNDER APPLICABLE LAW, ALL WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THIS WEBSITE, THE MATERIALS, AND ANY TICKETS OR SERVICE OBTAINED THROUGH USAGE OF TRADE. NEITHER COMPANY NOR VENDOR WARRANT THAT YOUR USE OF THIS WEBSITE WILL BE UNINTERRUPTED, ERROR-FREE OR SECURE, THAT DEFECTS WILL BE CORRECTED, OR THAT THIS WEBSITE IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. YOU ASSUME ALL RESPONSIBILITY AND RISK FOR YOUR USE OF THIS WEBSITE AND YOUR RELIANCE THEREON. NEITHER COMPANY NOR VENDOR IS RESPONSIBLE IN ANY WAY FOR THE ACCURACY OR SUITABILITY OF ANY PAYMENT OF TAXES TO ANY ENTITY ON YOUR BEHALF. YOU SHOULD USE YOUR BEST JUDGMENT AND EXERCISE CAUTION WHERE APPROPRIATE.

21.2 Limitation of Liability: NEITHER VENDOR NOR COMPANY NOR ANY OTHER INDEMNIFIED PARTY IS OR WILL BE RESPONSIBLE OR LIABLE TO YOU OR TO ANY THIRD PARTY FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, PUNITIVE OR OTHER DAMAGES (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS OR LOST PROFITS) UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHER THEORY ARISING OUT OF OR RELATING IN ANY WAY TO THIS WEBSITE, THE MATERIALS ON THIS WEBSITE OR ANY TICKET OR SERVICE OBTAINED THROUGH THIS WEBSITE. WITHOUT LIMITING THE FOREGOING, YOU EXPRESSLY ACKNOWLEDGE AND AGREE THAT NONE OF VENDOR, COMPANY OR ANY OTHER INDEMNIFIED PARTY SHALL HAVE ANY LIABILITY OR RESPONSIBILITY WHATSOEVER FOR: (I) ANY ACTION OF ANOTHER USER OF THIS WEBSITE; (II) PERSONAL INJURY OR PROPERTY DAMAGE, OF ANY NATURE WHATSOEVER, WHETHER ARISING IN CONTRACT OR IN TORT, RESULTING FROM YOUR ACCESS TO AND USE OF THIS WEBSITE; INCLUDING ANY CLAIM, CAUSE OF ACTION, OBLIGATION, LIABILITY, RIGHT, OR REMEDY WHETHER OR NOT ARISING FROM THE NEGLIGENCE OF VENDOR, COMPANY, OR THIS WEBSITE; (III) ANY UNAUTHORIZED ACCESS; (IV) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THIS WEBSITE; INCLUDING ANY CLAIM, CAUSE OF ACTION, OBLIGATION, LIABILITY, RIGHT, OR REMEDY WHETHER OR NOT ARISING FROM THE NEGLIGENCE OF VENDOR, COMPANY, OR THIS WEBSITE; (II) ANY UNAUTHORIZED ACCESS; (IV) ANY INTERRUPTION OR CESSATION OF TRANSMISSION TO OR FROM THIS WEBSITE; IV) ANY BUGS, VIRUESS, WORMS, DEFECTS OR OTHER ITEMS OF A DESTRUCTIVE NATURE WHICH MAY BE TRANSMITTED TO OR THROUGH THIS WEBSITE BY ANY THIRD PARTY; (VI) ANY ERROR, MISTAKE, INACCURACY OR OMISSION IN ANY MATERIALS, OR FOR ANY LOSS OR DAMAGE OF ANY KIND INCURRED AS A RESULT OF THE USE OF ANY MATERIALS AVAILABLE THROUGH THIS WEBSITE; AND/OR (VII) ANY LOST, STOLEN OR DAMAGED TICKETS. NOTWITTSTANDING ANYTHING TO THE CONTRARY IN THESE TERMS, YOU AGREE THAT IF VENDOR OR COMPANY ARE FOUND TO BE LIABLE; COMPANY'S AND VENDOR'S AND THEIR RESPECTIVE INDEMNIFIED PARTIES' LIABILITY TO YOU OR ANY

22. Disputed Charges: In the event that you dispute a charge and it is determined that the charge was valid and not the result of credit card or other payment fraud, we have the right to seek payment, including all associated fees, by whatever means necessary, including using collection agencies and legal proceedings. We may also mitigate our damages by relisting and selling, as the case may be, the tickets that are the subject of the underlying payment dispute.

23. Dispute Resolution:

23.1 Informal Resolution: Customer satisfaction is our number one goal. To that end, we are committed to resolving disputes with you in a fair and efficient manner. Prior to commencing any arbitration or court action (as applicable under these Terms), you agree that if you have a dispute with Company or Vendor, you must first contact Vendor's Customer Service Department at 1-844-544-4036. If Vendor's Customer Service Department is unable to achieve a satisfactory resolution, then you must notify Company in writing of your claim, which notice must include a reasonably detailed description of your claim, by certified mail to Internet Referral Services, LLC, Attn: Legal Department, Dispute Resolution, 16192 Coastal Hwy, Lewes, DE 19958. (Please Note: This address is a mailing contact address only, and not the physical location for this website. If you have customer service questions, please call 1-844-544-4036 or contact via <u>the contact</u> y <u>page</u>.) It is important that you provide as much information as possible. A representative will respond within thirty (30) days after receiving your written notice.

23.2 Arbitration: You, on the one hand, and Company and Vendor, on the other hand, each agree that, except as provided herein, any and all disputes, controversies, or claims arising out of or relating to (i) these Terms, (ii) your use of or access to this Website, (iii) Company's and Vendor's services, or (iv) any tickets or other items viewed through this Website (collectively, "Disputes") shall be resolved, in each case, exclusively through final and binding arbitration,

rather than in court. The Federal Arbitration Act governs the interpretation and enforcement of these Terms to arbitrate. If the actions required under Section 23.1 of these Terms do not resolve your Dispute to your satisfaction, then you agree to begin arbitration by submitting a Demand for Arbitration to the American Arbitration Association ("AAA"). In the case of face-to-face proceedings, the proceedings should be conducted at a location which is reasonably convenient to both parties with due consideration of their ability to travel and other pertinent circumstances. The Demand for Arbitration and the AAA's rules are available at www.adr.org. Except as provided herein, the arbitrator, and not any federal, state, or local court or agency, shall have exclusive authority to resolve any Dispute arising out of or relating to the interpretation, applicability, enforceability of these Terms, including, but not limited to, any claim that all or any part of this agreement to arbitrate on these terms is void or voidable. The arbitrator mult decide the substance of all claims in accordance with the laws of the state of Illinois without giving effect to any choice or conflict of law provision or rule of any jurisdiction such that law of any jurisdiction other than Illinois law would apply. The arbitrator's award will be final and binding, and judgment on the award rendered by the arbitrator may be entered in a court having jurisdiction.

Notwithstanding the foregoing, you, on the one hand, and Company and Vendor, on the other hand, each agree that any Dispute in which the sole form of relief sought is injunctive relief, including public injunctive relief, may be brought in a court of competent jurisdiction and is not subject to this arbitration agreement. For the avoidance of doubt, this Agreement does not waive your right to seek public injunctive relief in an individual capacity as permitted by law. If a Dispute includes claims for both noninjunctive relief and injunctive relief (including public injunctive relief), then the parties shall submit the noninjunctive claims to arbitration first. After the conclusion of such arbitration, the party seeking injunctive relief may pursue that relief in a court to the extent permitted by applicable law. To the extent you intend to pursue claims involving injunctive relief (including public injunctive relief), each of you, Company and Vendor agree that the statute of limitations for such claims will be tolled as of the date of submission of your demand for arbitration in accordance with this Section 23.2 until the final award is issued in said arbitration. Notwithstanding any provision in these Terms to the contrary, any Dispute concerning the enforceability, interpretation, or applicability of the provisions in this Section 23 related to public injunctive relief (including whether such claims may proceed in court or arbitration) shall be resolved by a court of competent jurisdiction and not an arbitrator in accordance with Section 23.5.

23.3 Arbitration Fees: Payment of all filing, administration and arbitrator fees will be governed by the AAA's rules, unless otherwise stated in this agreement to arbitrate. If the value of the relief sought is \$10,000 or less, at your request, Company and/or Vendor (whomever is the subject of the arbitration) will pay all filing, administrative and arbitrator fees associated with the arbitration. Any request for payment of fees by Company or Vendor must be submitted by mail to the AAA along with the Demand for Arbitration. If the arbitrator determines the claim you asserted in the arbitration to be frivolous or brought for an improper purpose, you agree to reimburse Company and/or Vendor, as the case may be, for all fees (including attorneys' fees), costs and expenses associated with the arbitration paid by Company and/or Vendor, as the case may be.

23.4 Arbitration Opt Out: You can choose to reject this agreement to arbitrate. If you do not wish to be bound by this agreement to arbitrate, you must notify us in writing within thirty (30) days after the date that you first accessed this Website. Your written notification must include your name and address, as well as a clear statement that you do not wish to resolve Disputes through arbitration. Written notification should be mailed by certified mail to: Internet Referral Services, LLC, Attn: Legal Department, Arbitration Inquiries, 16192 Coastal Hwy, Lewes, DE 19958. Please Note: This address is a mailing contact address only, and not the physical location for this website. If you have customer service questions, please call 1-844-544-4036 or contact via the contact page.

23.5 Exclusive Law and Venue if Arbitration Rejected or for Injunctive Relief: If you properly reject this agreement to arbitrate by satisfying the requirements under these Terms, or if you seek injunctive relief (including public injunctive relief) in connection with a Dispute, then you, on the one hand, and Company and Vendor, on the other hand, each agree that all such Disputes will be governed by and construed in accordance with Illinois law without giving effect to any choice or conflict of law provision or rule of any jurisdiction such that law of any jurisdiction other than Illinois law would apply. Each of you, on the one hand, and Company and Vendor, on the other hand, hereby expressly consents to the exclusive jurisdiction and venue of a federal or state court located in Cook County, Illinois and hereby irrevocably and unconditionally waive any objection to the establishing of venue of any suit, action or proceeding in such courts and agree to not plead or claim in any such court that any such suit, action or proceeding brought in any such court has been brought in an inconvenient forum.

23.6 JURY TRIAL WAIVER: YOU, ON THE ONE HAND, AND COMPANY AND VENDOR, ON THE OTHER HAND, EACH HEREBY WAIVE THEIR CONSTITUTIONAL AND STATUTORY RIGHTS TO GO TO COURT AND HAVE A TRIAL IN FRONT OF A JURY, instead electing that all Disputes shall be resolved by arbitration or, if you properly reject the agreement to arbitrate by satisfying the requirements under these Terms or if you seek injunctive relief (including public injunctive relief) in connection with a Dispute, by a judge. You acknowledge that you have considered the implications of this waiver, you make this waiver knowingly, voluntarily and intentionally, and Company and Vendor each has been induced to enter into a transaction with you by, among other things, this waiver.

23.7 CLASS ACTION WAIVER: YOU AGREE THAT YOU MAY ONLY BRING CLAIMS AGAINST COMPANY OR VENDOR ON AN INDIVIDUAL BASIS AND THROUGH INDIVIDUAL ACTION, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS, CONSOLIDATED OR REPRESENTATIVE ACTION OR PROCEEDING. THIS CLASS ACTION WAIVER APPLIES TO ALL DISPUTES, WHETHER BASED IN CONTRACT, TORT, STATUTE, FRAUD, MISREPRESENTATION, OR ANY OTHER LEGAL THEORY. YOU ACKNOWLEDGE THAT YOU HAVE CONSIDERED THE IMPLICATIONS OF THIS WAIVER, YOU MAKE THIS WAIVER KNOWINGLY, VOLUNTARILY AND INTENTIONALLY, AND COMPANY AND VENDOR EACH HAS BEEN INDUCED TO ENTER INTO A TRANSACTION WITH YOU BY, AMONG OTHER THINGS, THIS WAIVER, AND THIS WAIVER IS A MATERIAL AND ESSENTIAL PART OF THESE TERMS. IF THE WAIVER IS LIMITED, VOIDED OR FOUND UNENFORCEABLE, THEN THE PARTIES' AGREEMENT TO ARBITRATE SHALL BE NULL AND YOU WITH RESPECT TO SUCH PROCEEDING, SUBJECT TO THE RIGHT TO APPEAL THE LIMITATION OR INVALIDATION OF THE WAIVER. UNLESS OR PARTY'S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A CONSOLIDATE OR, JOIN MORE THAN ONE PERSON'S OR PARTY'S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A CONSOLIDATED, REPRESENTATIVE, OR CLASS PROCEEDING. ALSO, THE ARBITRATOR OR COURT (AS APPLICABLE) MAY NOT ESTENTIAL PARTY OF THE SUBJECOVER ANY FORM OF A CONSOLIDATE OR, REPRESENTATIVE, OR CLASS PROCEEDING. ALSO, THE ARBITRATOR OR THE COURT (AS APPLICABLE) MAY NOT ESTENTIAL PROVE THAN ONE PERSON'S OR PARTY'S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A CONSOLIDATED, REPRESENTATIVE, OR CLASS PROCEEDING. ALSO, THE ARBITRATOR OR THE COURT (AS APPLICABLE) MAY AND RELIEF (INCLUDING MONETARY, INJUNCTIVE, AND DECLARATORY RELIEF! ONLY IN FAVOR OF THE INDIVIDUAL PARTY SERVING RELIEF AND ONLY TO THE EXTENT NECESSART O PROVIDE RELIEF NECESSITATED BY THAT PARTY'S INDIVIDUAL CLAIMS. FOR THE AVOIDANCE OF DOUBT, THIS CLASS ACTION WAIVER DOES NOT PRECLUDE YOU FROM SEEKING PUBLIC INJUNCTIVE RELIEF IN AN INDIVIDUAL CLAPACITY, AS PERMITTED BY APPLICABLE LAW, EXCEPT SUCH RELIEF MAY NOT BE SOUGHT

24. Modification and Access. We have the right, in our sole discretion, to modify, suspend or discontinue any part of this Website at any time, with or without notice, as applicable. Further, in our sole discretion, with or without cause, and without prior notice, we may terminate your access to this Website.

25. Force Majeure: We shall not be deemed in default or otherwise liable under these Terms due to our inability to perform our obligations by reason of a Force Majeure Event. For purposes of these Terms, "Force Majeure Event" means any event or circumstance, whether or not foreseeable, that was not caused by us or under our reasonable control, including without limitation any act of God, government shutdown, fire, earthquake, substantial snowstorm, flood, epidemic, pandemic, accident, explosion, casualty, strike, lockout, labor controversy, riot, civil disturbance, act of public enemy, embargo, war, any law ordinance or regulation, legal order (unless caused by our default hereunder), any failure or delay of any transportation, power, or communications system or any other similar cause.

26. Tax: You are responsible for paying any sales taxes that may be applicable on your transactions effected through this Website.

27. General Provisions. These Terms, the use of this Website, including Vendor's ticketing platform, and any sale of tickets hereunder will be governed by the laws of the State of Illinois, without reference to conflict of law principles. These Terms contain the entire understanding of the parties with respect to the matters contained herein and supersedes and replaces in its entirety any and all prior communications and contemporaneous agreements and understandings between the parties, whether oral, written, electronic or implied. No agency, partnership, joint venture or other relationship is intended or created by your use of this Website. If any provision of these Terms is held invalid or unenforceable under any circumstance, its application in any other circumstances and the remaining provisions shall not be affected. Further, the provision that has been deemed to be invalid or ineffective shall be enforced to the greatest extent permitted by law. The heading at the beginning of each paragraph is for reference purposes and no way defines the scope or extent of such paragraph.

II. PRIVACY POLICY

Last Updated: October 9, 2024

We know that you care how information about you is used and shared. We appreciate your trust that we will do so carefully and sensibly. By visiting this Website and providing your personal information, you are accepting and consenting to the practices described in this Privacy Policy.

From time to time, we may choose to change this Privacy Policy, so please review it frequently. When that occurs, we will post the changes to this Privacy Policy along with the date of the last revision. Your use of the Website after we have posted such changes constitutes your acceptance of the amended terms. We reserve the right to apply the amended Privacy Policy to the information that we have already collected, subject to any legal constraints.

1. What personal information do we collect and how is it disclosed?

Personal information, as used herein, means information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household. When using this Website, you may be required to provide personal information to us. The following are categories of personal information we collect from you when you use the Website.

Categories of Information Collected	Sources of Information Collected	Purpose of Collection	Third Party Disclosure For Business Purpose
A. Individual Identifiers such as name, email address, address, telephone	 You, through the Website, surveys, and contests Service Providers 	 Interactions with you Security/incident detection, fraud prevention Quality & safety of the service Marketing 	 Payment Service Provider Ticket Resellers Fraud Prevention Provider Marketing Partners
B. Commercial Information, such as purchase and sale information relating to tickets you purchase through the Website, including payment details	 You, when you order a ticket. Service Providers 	 Ticket fulfillment Interactions with you Security/incident detection, fraud prevention Quality & safety of the service Marketing 	 Payment Service Provider Ticket Resellers Fraud Prevention Provider Marketing Partners
C. Automatically Collected Information, such as browser type, device type, IP address	Automatically from your devices when you interact with the Website	 Quality and security of the Website Marketing 	Marketing Service Provider
D. Inferences Drawn from Personal Information	Service Providers	To confirm your identity	Not Applicable
E. Geolocation Data	To approximate your geolocation.	To provide location-based marketing and services	Marketing Service Providers
F. Internet or other network activity information, for example browsing history, activity on the Website, or session IDs	 You when you interact with our Website Service Providers 	 Interactions with consumers Internal research & development Marketing Security/incident detection, fraud prevention Quality & safety of the business' service 	Marketing Service Providers IT Service Providers

Personal information does not include publicly available information. For purposes of this paragraph, "publicly available" means information that is lawfully made available from federal, state, or local government records. We use publicly available information to verify identity and detect and prevent fraud.

In addition to the table above, we will collect and process information about you in the following situations:

- Consent: We also collect and process information we have about you for other purposes if you consent to those uses at the time you provide your personal information.
- De-identified or aggregate information: We may use information we have about you to create de-identified or aggregate information that will no longer be identifiable to you, such as de-identified location information, information about devices used to access our services, or other relevant analyses.
- Legal, Regulatory, Safety, and Compliance: In certain situations, we may be required to use and share your information as required by law or to protect our rights and property with third parties. This includes:
 - Complying with a subpoena or other legal process requests,
 - Protecting your safety or the safety of others,
 - Investigating fraud or violation of our Terms, and
 - Responding to a valid government request or subpoena.
- Sale, Merger, or Acquisition: In the event we sell or transfer all or a portion of our business or assets due to an acquisition, merger or other business decision or transaction and such activity may require and/or result in the sharing of your information with that entity.

2. Choices Regarding Your Personal Information and Opting Out.

You can make the following choices to opt out of certain activities regarding your personal information:

If you do not wish to receive promotional information, you may opt out of such future communications by following the instructions in our promotional
communications to you or by writing to us at the address below

Internet Referral Services, LLC Attn: Opt Out 16192 Coastal Hwy Lewes, DE 19958

Please Note: This address is a mailing contact address only, and not the physical location for this website. If you have customer service questions please call 1-844-544-4036 or contact via <u>the contact page</u>.

- We may use behavioral-based advertising. This means that a third party may use technology (e.g., a cookie) to collect information about your use of our Websites so that we can provide advertising about products and services tailored to your interest. That advertising may appear either on our Website or on other websites. If you wish to limit third parties' collection of information about your use of our Website, you can opt out at the <u>Digital Advertising</u> <u>Alliance</u> or <u>Network Advertising Initiative</u>. PLEASE NOTE THAT OPTING-OUT OF BEHAVIORAL ADVERTISING DOES NOT MEAN THAT YOU WILL NOT RECEIVE ADVERTISING WHILE USING THE WEBSITE. IT WILL, HOWEVER, EXCLUDE YOU FROM INTEREST-BASED ADVERTISING CONDUCTED THROUGH PARTICIPATING NETWORKS, AS PROVIDED BY THEIR POLICIES AND CHOICE MECHANISMS. Further, if you do not wish to receive advertisements or other content from us, you may opt out of such future communications by following the instructions in our communications to you, by writing to us at the address above, or by emailing us at privacypolicy@Seats.com.
- If you use the services offered on the Website, we may send you updates on important information about the Website and our services. If you do not wish to receive updates from us, you may opt out of such future communications by following the instructions in our electronic communications to you, by writing to us at the address above, or by emailing us at privacypolicy@Seats.com.

3. Third-Party Tracking and Do Not Track Signals.

Third parties may use tracking technologies in connection with our Website, which may include the collection of information about your online activities over time and across third-party websites. This Privacy Policy does not apply to these third-party technologies because we may not control them and we are not responsible for them. Do Not Track is a technology that enables users to opt out of tracking by websites they do not visit. Currently, we do not monitor or take any action with respect to Do Not Track technology.

4. Cookies.

A cookie is a small text file that is stored on a user's computer for record-keeping purposes.

On our Website, we use the following types of cookies and similar tracking technologies:

- Session and persistent: We use session and persistent cookies. Session cookies exist only during one session. They disappear when you close your browser, restart, or turn off your device. Persistent cookies remain on your device after you close your browser, restart, or turn off your device.
- Transactional and functional: We use cookies that are necessary for our Website to run, including optimizing or powering features on the Website and helping us identify irregular or fraudulent behavior on the Services.
 - Server Logs: We and our service providers use cookies and other tracking technologies to collect and store your IP address and device data in server logs to support the functionality of the Website and provide information to you that is relevant and error free.
 - Device Identifiers: When you access the Website through a mobile device, we and our service providers may access, collect, monitor and/or remotely store device identifiers. These are small data files stored on or associated with your device. This may be used to help you log in faster and enhance your navigation of the Website.
 - Transaction Identifiers: When you use the Website, we and our service providers may access, collect, or store transaction identifiers, an internal identification number that we assign to our customers. This helps us understand and review your transactions.
- Marketing and advertising. We use cookies and other tracking technologies to market products or services such as when you complete but abandon a ticket order, monitor which ads have been served to your browser, which webpages you were viewing when such ads were delivered, and provide you advertising based on your browsing activities and interests.
- Analytics and integration. We use third party analytics and marketing integration services such as Google Analytics to track and optimize our Website's
 performance and marketing activities.
- Google Analytics and Opt-out: Google Analytics uses first-party cookies to collect information about how users use our Website. This information is used to compile reports and to help us improve our Website. The reports disclose website trends without identifying individual visitors. For more information on Google Analytics, please visit: https://policies.google.com/technologies/partner-sites. You can opt out of Google Analytics without affecting how you visit our Sites. For more information on how to opt out of Google Analytics tracking across all websites you use, visit: https://tools.google.com/dlpage/gaoptout.

You can block or disable cookies or other tracking technologies on your device at any time by changing your preferences or options menus in your browser. You can also reject or delete the cookies that are stored on your device. However, blocking, disabling, or deleting cookies may limit your ability to view all the pages on ur Website. Each browser provides different mechanisms for managing cookies. Look at your browser's help menu to determine the best way to modify your browser's cookie storage. You can usually find these settings in the "Options" or "Preferences" menu of your browser. You can use the "Help" or similar option in your browser for more details. You can still use our Website if you block or delete our cookies, but your ability to access certain Website features may be limited. To find out more about cookies, including how to see what cookies have been set and how to block and delete cookies, please visit: https://www.aboutcookies.org/.

Links to Third Party Sites.

The Website may include links to other websites whose privacy practices may differ from this Privacy Policy. If you submit personal information to any of those linked sites, your information is governed by their privacy policies. We encourage you to carefully read the privacy policy of any website you visit.

6. How do you protect my personal information?

We take security of your personal information seriously. We are committed to maintaining the confidentiality, integrity, and security of your personal information and take precautions to protect it. It is our policy to use reasonable and appropriate administrative, technical, and physical safeguards to protect information we have about you from loss, theft, and unauthorized use, access, modification, or destruction. We periodically review our established policies and procedures to ensure that they are appropriate and effective at meeting our commitment to our community, our customers, and ourselves. We also require third-party service providers acting on our behalf or with whom we share your information to maintain security measures consistent with applicable regulatory compliance requirements.

Notwithstanding these security safeguards, it is impossible to guarantee absolute security in all situations. If you have any questions about the security of our ticketing services, please contact us as described in the "Contact Us" section. For your own online security, please do not send any other confidential personal information to us via email or through the contact form on our Website.

7. California residents

If you are a California resident, pursuant to the California Consumer Protection Act (CCPA), you have the right to request:

- the categories of personal information we have collected about you;
- the categories of sources from which your personal information is collected;
- the business or commercial purpose of collecting or selling your personal information;
- the categories of third parties with whom we share your personal information;
- the specific pieces of personal information we have collected about you;
- the categories of personal information that we have sold about you and the categories of third parties to whom the personal information was sold, if applicable;
- deletion of your personal information; and
- an opt out of having your personal information disclosed or sold to third parties.

We do not sell or disclose your personal information to third parties for valuable consideration.

To submit a request for information, send an email with the subject heading "California Privacy Rights" to ccpa@Seats.com or call 1-844-544-4036. In your request, please attest to the fact that you are a California resident and provide a current California address for our response. Please be aware that not all information sharing is covered by these California privacy rights requirements and only information on covered sharing will be included in our response. This request may be made no more than once per calendar year.

8. Exercising Your Privacy Rights.

When exercising the rights or options described in this Privacy Policy, the following guidelines apply:

- No Fee Usually Required: You will not have to pay a fee to access your personal information (or to exercise any of the other rights). However, we may charge a reasonable fee or decline to comply with your request if your request is clearly unfounded, repetitive, or excessive.
- What We May Need from You: When exercising your rights or otherwise assisting you, we may need to request specific information from you to help us confirm your identity. This is a security measure to ensure we do not disclose personal information to any person who is not entitled to receive it. We may also contact you to ask you for further information in relation to your request to speed up our response.
- Time to Respond: We try to respond to all legitimate requests within 45 days of your request. Occasionally it may take us longer than 45 days to respond, for instance if your request is particularly complex or you have made a number of requests. In this case, we will notify you of the delay, and may continue to update you regarding the progress of our response.
- No discrimination: You will not be subject to discrimination as a result of exercising the rights described herein. In some cases, when you exercise one of your rights, we will be unable to comply with the request due to legal obligations or otherwise, or we will be unable to provide you certain products or services. These responses are not discrimination and our reasons for declining your request or ceasing services will be provided at that time.
- Authorized Agent: You may designate an authorized agent to make a request on your behalf. In order to designate an authorized agent to make a request on your behalf, you must provide a valid power of attorney, the requester's identification information and the authorized agent's identification information.

Please note that your request may be limited in certain cases, for example if complying with your request would conflict with:

- · Federal, state, or local law;
- · Regulatory inquiries;
- Subpoenas; or
- Exercising or defending legal claims.

9. Children's Privacy.

This Website is intended for general audiences. In accordance with the Children's Online Privacy Protection Act, in the event that we learn that we have collected personal information from a child under age 13 without verification of parental consent, we will delete that information as quickly as possible. If you believe that we might have any personal information from or about your child, please contact us at the address below.

10. Transfer of Personal Information to the United States.

The Website is operated in the United States. The privacy and data protection laws in the United States differ from those of other countries. If you are located outside of the United States, please be aware that the personal information that we collect will be transferred to and processed, stored, and used in the United States, and that by using our Website and applications, you consent to such transfers and processing.

11. How do I exercise my rights in my personal information?

Except as required or requested by you pursuant to applicable law, we will retain your personal information indefinitely. Subject to applicable law, if you want to access, delete, or correct the personal information about you that we have, please write to the address below or contact us at privacypolicy@Seats.com. Notwithstanding that you may request that we no longer use your personal information to provide you services, we may continue to retain and use certain information for analytical purposes and as necessary to comply with our respective legal obligations, investigate claims, resolve disputes, and enforce our agreements.

12. How can I give you feedback or contact you?

You may contact us at:

Internet Referral Services, LLC Attn: Privacy 16192 Coastal Hwy Lewes, DE 19958

Please Note: This address is a mailing contact address only, and not the physical location for this website. If you have customer service questions please call 1-844-544-4036 or contact via <u>the contact page</u>.

1-844-544-4036

privacypolicy@Seats.com

13. Disabilities. This Policy is available to consumers with disabilities. To access this Policy in an alternative downloadable format, please click here.

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