## PRIVACY POLICY

This Privacy policy covers **First Meeting**, a California, USA Registered Company (hereinafter referred to as the "**First Meeting**") policy of personally identifiable information that **First Meeting** accumulates when the User is on the platform (*defined below*), and when the User uses services of **First Meeting**. This policy does not apply to the practices of companies that **First Meeting** does not own or control, or to parties that **First Meeting** does not employ or manage.

## 1. **DEFINITIONS**:

- 1.1. "Applicable Law" includes all applicable statutes, enactments, acts of state legislatures or parliament, laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders of any governmental authority, statutory authority, tribunal, board, court or any other relevant jurisdiction.
- 1.2. "Cookie" shall mean a small text file that is placed on the host computer or mobile device to enable various features of First Meeting website/platform or while using of First Meeting.
- 1.3. "Non-Aggregated Personal Information" shall mean all information of the User which is personally identifiable, which has been provided to First Meeting.
- 1.4. "platform" shall refer to online website, maintained and controlled by First Meeting.
- 1.5. "Policy" shall refer to this Privacy Policy.
- 1.6. "User" shall be any person accessing the First Meeting website.

# 2. INTERPRETATION:

In this Policy unless the context otherwise requires:

- 2.1. Words importing the singular will include the plural. Words importing the masculine gender will include the feminine or neuter and vice versa. Words importing persons will include companies.
- 2.2. Any reference in this Policy to any statue or regulation is deemed to include all amendments and revisions made from time to time to that statute or regulation and any re-enactments thereof.
- 2.3. This Policy will at all times be construed as a whole, according to its fair meaning, and not strictly for or against a party merely because that party (or the party's legal representative) drafted the Policy.
- 2.4. The headings, titles, and captions contained in this Policy are merely for reference and do not define, limit, extend, or describe the scope of this Policy or any provision herein.
- 2.5. The word "including" means "including, without limitation."
- 2.6. A natural person includes a juristic person and vice versa.
- 2.7. Masculine include the feminine and the neutral

### 3. TERMS:

- 3.1. Protecting the privacy and the confidentiality of the Non-Aggregated Personal Information is important to the staff and employees at **First Meeting**.
- 3.2. Subject to Applicable Law, every representative, agent, third party service provider and/or employee of **First Meeting**, in the ordinary course of business, shall abide by the provisions of this Policy.
- 3.3. Each employee and third party service provider of **First Meeting** is responsible for the Non-Aggregated Personal Information under his control.
- 3.4. **First Meeting** shall obtain all its Non-Aggregated Personal Information about the User directly from him, and/or from such other person who has been duly authorized by the User to disclose such information.
- 3.5. **First Meeting** uses the following types of Cookies:
  - a. <u>Essential</u>: First Meeting uses cookies necessary to enable or enhance certain functionality of the services rendered by First Meeting, such as recalling the User's recent actions in relation to the said services or the User's account settings on the Platform. If the User has Cookies disabled in his browser, these Cookies will be blocked.
  - b. <u>Non-essential</u>: First Meeting uses Google Analytics' cookies. If the User has Cookies disabled in the User's browser, these Cookies will be blocked. Google Analytics is a web analysis service that is offered by Google Inc. Google Analytics uses cookies to analyze the usage of the services of First Meeting by the Customers to give First Meeting an insight in the way User uses the Platform. For clarification of doubt, it is hereby stated that the User understands, acknowledges, affirms and agrees
    - For clarification of doubt, it is hereby stated that the User understands, acknowledges, affirms and agrees that at the instance of any of the Cookies and its associated attributes are blocked/de-activated, it may affect the usability of the Platform. Notwithstanding anything contained herein, **First Meeting** shall not be liable for any deficiency of service at such an instance. **First Meeting** shall have the right to but not

- an obligation to retain any information provided by the User.
- 3.6. **First Meeting** reserves the right to block any User or otherwise remove any information, including but not limited to information provided by the User to the website procured from any source for any reason whatsoever.
- 3.7. **First Meeting** reserves the right to amend this Policy unilaterally, with due notice on the Platform, for any reason whatsoever.
- 3.8. No provision this Policy shall be applicable in case of disclosures that are mandatory under Applicable Law.
- 3.9. During use of the services provided by **First Meeting**, the User may enter into correspondence with, purchase goods and/or services from, or participate in promotions of third party service providers, advertisers or sponsors showing their goods and/or services through a link on Platform. The User understands that the links take him off the Platform and the information provided in the listing are beyond the control of **First Meeting**. The User understands that these links may take him to websites, applications, services that have their own separate terms and conditions as well as privacy policy and the information provided in the listing may be inaccurate, misleading and false. For abundant caution, it is hereby clarified that **First Meeting** shall not be responsible and cannot be held liable for the content and activities of these websites applications, services and/or the information provided in such listing. The User understands that he visits or accesses these websites, applications, services entirely at his own risk.
- 3.10. First Meeting collects and stores the following information ("Collected Information"):
  - a. All information mandatorily required by **First Meeting** essential to the services rendered through to the User.
  - b. The activities and omissions that the User carries out on his own volition on the Platform and the information he provides.
  - c. The User's network and connections.
  - d. Device Information of the User.
  - e. Reports of the User on using services of **First Meeting**.
- 3.11. **First Meeting** uses Collected Information for the following reasons:
  - a. Provide, improve and develop the Platform.
  - b. Communicate with the User in a more efficient and effective manner.
  - c. To promote safety and security.
  - d. For better User experience.
  - e. For better decisions and better choices.
  - f. For displaying and measuring the services rendered through the Platform.
  - g. For research and data analytics.
  - h. To check its authenticity and correctness for the purposes of the services envisaged to be performed through the Platform.
- 3.12. **First Meeting** shares the Non-Aggregated Personal Information only in the following instances:
  - a. If required under Applicable Law or for a bona fide purpose to facilitate a judicial proceeding.
  - b. In case of violation of any of the clauses of this Policy and/or the Terms of Use.
  - c. In case of violation of any third party rights.
  - d. In case of change of ownership of the Platform or **First Meeting** (as the case maybe), to such new owner.
  - e. In case of any payment through and/or in relation to the Platform.
  - f. In case of communicating with any third party partner or service provider, in relation to the services that are availed by the User.
- 3.13. **First Meeting** reserves the right to share the Collected Information which cannot be used for personally identification of any User to any third party.
- 3.14. **First Meeting** does not take any responsibility for misuse of the Public Information on or off the Platform. For the purposes of this Clause, Public information shall mean any and all information that is available to anyone on or off the Platform and can be seen or accessed through online search engines, APIs, and offline media, such as on TV.

# 4. REQUISITES TO REGISTER INTO THE PLATFORM:

4.1. In order to have a limited access to the Platform, the User must first create an account on the Platform either by providing basic information about himself/herself including name, email, and phone number and/or allowing **First Meeting** to fetch such data from approved third party social profiles from websites like Facebook, Google, LinkedIn, Twitter, etc.

4.2. <u>User Validation</u>: For **First Meeting** to recognize someone as a registered User, that person must login with the User login email and password or alternatively use the Platform with his registered email or mobile number.

### 5. DATA ANALYTICS AND MARKETINGG COMMUNICATION

- 5.1. The User identity Information will be kept confidential and will be used for research, marketing, and strategic client analysis objectives and other business purposes only of **First Meeting**.
- 5.2. Email and text communications: **First Meeting** generally communicates with the User as a registered User of **First Meeting** through the email id and / or mobile number that the User has specified at the time of registration. The User's email id and / or mobile number can also be used as the login string in conjunction with the password to authenticate the User on **First Meeting**, if that facility exists on the website. The User's email and password are never shared with anybody within or outside **First Meeting**. **First Meeting** uses this email address and mobile number to send the User the following types of communication. Sending the User emails and text messages related to the proper functioning of the User's account, sending him occasional announcements about changes in **First Meeting**'s policies or promotions introduction of new services. Please note that these email communications may contain commercial messages of advertisers. As always, the User can opt out of the newsletters or promotional announcements.
- 5.3. Partnering with other Vendors: First Meeting may partner with other online services to offer a combined service. Whenever First Meeting offers such combined services, First Meeting will make it clear who the partner is and it will be entirely up to the User to use or not to use the service unless the same is evaluated to be a core service of First Meeting.
- 5.4. <u>Provision of aggregate demographic information to third parties</u>: First Meeting reserves the right to provide aggregate demographic information of its User base to advertisers and others so as to attract pertinent advertisers to advertise on First Meeting.
- 5.5. <u>Disclosures required by law and enforcement agencies:</u> It is possible that **First Meeting** may need to disclose personal information when required by law and enforcement agencies. **First Meeting** will disclose such information wherein **First Meeting** has a good-faith belief that it is necessary to comply with a court order, ongoing judicial proceeding, or other legal process served on **First Meeting** or to exercise **First Meeting**'s legal rights or defend against legal claims.

# 6. MISCELLANEOUS:

The User can review the personal information he has provided to **First Meeting** and make any desired changes to the information, or to the settings for his **First Meeting** account, at any time by logging in to User's account on **First Meeting** platform and editing the information on the User's profile page.

6.1. Intellectual Property: Using copies of copyrighted material as a whole or in part on First Meeting without explicit permission from the copyright owner shall be deemed to infringe on the copyright and this applies to materials such as text, images, music, movies, games, and other software in digital and analog format. First Meeting reserves the right to immediately delete such material without prior permission / consultation from the User. If the User suspects that any content accessed by him through First Meeting is copyright protected and has been used fraudulently, please contact First Meeting immediately through email. All Users need to be aware that when they upload any photos and media to First Meeting, they extend to First Meeting a worldwide, in perpetuity, freely transferable, right to use such photos and media.

# 6.2. **Legalities**:

- 6.2.1. All Users are reminded that they may be held legally accountable for what they say or do using the Platform. In particular, Users may be held liable for any untrue statements or other illegal and fraudulent claims made by them.
- 6.2.2. Registration as a User at any time past or present and use of the Platform and all its product / service offerings will be taken as acceptance of the above rules of conduct. **First Meeting** reserves the right to change any and all of the policies listed above at its discretion and without any negotiation with any of its Users and/or partners. **First Meeting**'s decision on all matters is final and binding on its Users and partners.

# 7. SECURITY

7.1. **First Meeting** works hard to protect the Platform and its Users from unauthorized access to or unauthorized alteration, disclosure or destruction of information it holds.

- 7.2. **First Meeting** reviews its information collection, storage and processing practices, including physical security measures, to guard against unauthorized access to systems.
- 7.3. **First Meeting** restricts access to personal information to its employees, contractors, agents and vendors who need to know that information in order to process it for the Platform, and who are subject to strict contractual confidentiality obligations and may be disciplined or terminated if they fail to meet these obligations.

#### 8. CONSENT:

**First Meeting** shall ask for the consent of the User before using information for a purpose other than those that are set out in this Privacy Policy.

## 9. LIMITATION

The Privacy Policy does not apply to services offered by other companies or individuals, including products or sites that may be displayed to the User in search results, sites that may include **First Meeting** services, or other sites linked from **First Meeting**'s services. The Privacy Policy does not cover the information practices of other companies and organizations who advertise **First Meeting** services, and who may use cookies, pixel tags and other technologies to serve and offer relevant ads.