# **Terms and Conditions**

Welcome to the website of <u>Build Something Mentor</u> also doing business as <u>Build Something Mentor</u>, and <u>BBW</u>. We provide services to you subject to the notices, terms, and conditions set forth in this agreement (the "Agreement"). In addition, when you use any <u>Build Something Mentor</u> service (e.g., Customer Reviews), you will be subject to the rules, guidelines, policies, terms, and conditions applicable to such services, and they are incorporated into this Agreement by this reference. <u>Build Something Mentor</u> reserves the right to change this site and these terms and conditions at any time.

Accessing, browsing, or otherwise using the site indicates your agreement to all the terms and conditions in this agreement. Please read this agreement carefully before proceeding.

You represent and warrant that you are at least 18 years old or visiting the Site under the supervision of a parent or guardian. Subject to the terms and conditions of this Agreement, Build Something Mentor hereby grants you a limited, revocable, non-transferable and non-exclusive license to access and use the Site by displaying it on your internet browser only for the purpose of shopping for personal items sold on the Site and not for any commercial use or use on behalf of any third party, except as explicitly permitted by Build Something Mentor in advance. Any breach of this Agreement shall result in the immediate revocation of the license granted in this paragraph without notice to you.

Except as permitted in the paragraph above, you may not reproduce, distribute, display, sell, lease, transmit, create derivative works from, translate, modify, reverse-engineer, disassemble, decompile or otherwise exploit this Site or any portion of it unless expressly permitted by Build Something Mentor in writing. You may not make any commercial use of any of the information provided on the Site or make any use of the Site for the benefit of another business unless explicitly permitted by Build Something Mentor in advance. Build Something Mentor reserves the right to refuse service, terminate accounts, and/or cancel orders in its discretion, including, without limitation, if Build Something Mentor believes that Customer conduct violates applicable law or is harmful to Build Something

#### Mentor interests.

You shall not upload to, distribute, or otherwise publish through this Site any Content, information, or other material that (a) violates or infringes the copyrights, patents, trademarks, service marks, trade secrets, or other proprietary rights of any person; (b) is libelous, threatening, defamatory, obscene, indecent, pornographic, or could give rise to any civil or criminal liability under U.S. or international law; or (c) includes any bugs, viruses, worms, trap doors, Trojan horses or other harmful code or properties. Build Something Mentor may assign you a password and account identification to enable you to access and use certain portions of this Site. Each time you use a password or identification, you will be deemed to be authorized to access and use the Site in a manner consistent with the terms and conditions of this Agreement, and Build Something Mentor has no obligation to investigate the authorization or source of any such access or use of the Site.

You will be solely responsible for all access to and use of this site by anyone using the password and identification originally assigned to you whether or not such access to and use of this site is actually authorized by you, including without limitation, all communications and transmissions and all obligations (including, without limitation, financial obligations) incurred through such access or use. You are solely responsible for protecting the security and confidentiality of the password and identification assigned to you. You shall immediately notify Build Something Mentor of any unauthorized use of your password or identification or any other breach or threatened breach of this Site's security. After registering, you will receive our newsletters with information about sales, coupons, and special promotions. You can unsubscribe by using the link from any email newsletter or your personal subscription setting after logged in.

## **Reviews and Comments**

Except as otherwise provided elsewhere in this Agreement or on the site, anything that you submit or post to the site and/or provide <a href="Build Something Mentor">Build Something Mentor</a> including, without limitation, ideas, know-how, techniques, questions, reviews, comments, and suggestions (collectively, "Submissions") is and will be treated as non-confidential and nonproprietary, and by submitting or posting, you agree to irrevocably license the entry and all IP rights related thereto (excluding the moral rights such as authorship right) to <a href="Build Something Mentor">Build Something Mentor</a> without charge and <a href="Build Something Mentor">Build Something Mentor</a> shall have the royalty-free, worldwide, perpetual, irrevocable, and transferable right to use, copy, distribute, display, publish, perform, sell, lease, transmit, adapt, create derivative works from such Submissions by any means and in any form, and to translate, modify, reverse-engineer, disassemble, or decompile such Submissions. All Submissions shall automatically become the sole and exclusive property of <a href="Build Something Mentor">Build Something Mentor</a> and shall not be returned to you and you agree not to raise any dispute in connection with any use of the entry by <a href="Build Something Mentor">Build Something Mentor</a> in the future.

You warrant that your submissions, in whole or in part, are clear and free of any IP right infringement, disputes or third party claims. <u>Build Something Mentor</u> assumes no liability for any misuse of copyright or any other rights of third parties by you. You undertake to defense for and indemnify the Sponsor against any losses caused due to the use of the entries for any purposes.

In addition to the rights applicable to any submission, when you post comments or reviews to the site, you also grant <u>Build Something Mentor</u> the right to use the name that you submit with any review, comment, or other Content, if any, in connection with such review, comment, or other content. You represent and warrant that you own or otherwise control all of the rights to the reviews, comments, and other Content that you post on this site and that use of your reviews, comments, or other Content by <u>Build Something Mentor</u> will not infringe upon or violate the rights of any third party. You shall not use a false e-mail address, pretend to be someone other than yourself, or otherwise mislead <u>Build Something Mentor</u> or third parties as to the origin of any submissions or content. <u>Build Something Mentor</u> may, but shall not be obligated to remove or edit any submissions (including comments or reviews) for any reason.

# Copyright

All text, graphics, photographs or other images, button icons, audio clips, logos, slogans, trade names or word software and other contents on the website of Build Something Mentor (collectively, "Content"), belongs exclusively to **Build Something Mentor** or its appropriate content suppliers. You may not use, reproduce, copy, modify, transmit, display, publish, sell, license, publicly perform, distribute or commercially exploit any of the Content or otherwise dispose of any of the Content in a way not permitted by Build Something Mentor, without Build Something Mentor's express prior written consent. The use of data mining, robots, or similar data gathering and extraction tools on Build Something Mentor as well as the use of Build Something Mentor trademarks or service marks in meta-tags is strictly prohibited. You may view and use the Content only for your personal information and for shopping and ordering on the site and for no other purpose. The collection, arrangement, and assembly of all content on this site (the "Compilation") belong exclusively to Build Something Mentor You may not use Build Something Mentor Content or Compilation in any manner that disparages or discredits Build Something Mentor or in any way that is likely to cause confusion or violation of any applicable laws or regulations. All software used on this Site (the "Software") is the property of Build Something Mentor and/or its Software suppliers. The Content, the Compilation and the Software are all protected under state, national and international copyright laws. All rights not expressly granted are reserved by Build Something Mentor Violators will be prosecuted to the full extent of the law.

Build Something Mentor recognizes and respects all copyrights and trademarks. As such, any usage of television, motion picture, music, and film festival or other names or titles have no connection to Build Something Mentor and are the sole property of the copyright or trademark holders. Our dresses are inspired by celebrity style and are our recreations of items worn by the celebrities on your favorite television shows and the red carpet, however they are not authorized, endorsed by, or connected to these shows in any way and are not meant as infringements of any registered trademarks or copyrights.

# Intellectual Property Infringement Policy

It is the policy of Build Something Mentor to take appropriate action where necessary to uphold and recognize all relevant State, Federal and International laws in connection with material that is claimed to be infringing any trademark, copyright, patent and all or any other Intellectual Property laws. If you are an intellectual property rights owner and you believe that Build Something Mentor sells, offers for sale, or makes available goods and/or services that infringe your

intellectual property rights, then send the following information in its entirety to buildsomethingmentor@gmail.com

## Information required

- 1. An electronic or physical signature of the person authorized to act on behalf of the owner of an exclusive that is allegedly infringed;
  - 2. A description of the allegedly infringing work or material;
- A description of where the allegedly infringing material is located on the site (product(s) URL);
- 4. Information reasonably sufficient to allow us to contact you, such as your address, telephone number and e-mail address;
- 5. A statement by you that you have a good faith belief that the disputed use of the material is not authorized by the copyright or other proprietary right owner, its agent, or the law;
- 6. Identification of the intellectual property rights that you claim are infringed by the Website (e.g. "XYZ copyright", "ABC trademark, Reg. No. 123456, registered 1/1/04",etc);
- 7. A statement by you that the above information and notification is accurate, and under penalty of perjury, that you are the copyright owner or authorized to act on behalf of the owner whose exclusive right is allegedly infringed.

### Termination and Effect of Termination

In addition to any other legal or equitable remedies, Build Something Mentor may, without prior notice to you, immediately terminate the Agreement or revoke any or all of your rights granted under this Agreement. Upon any termination of this Agreement, you shall immediately cease all access to and use of the site and Build Something Mentor shall, in addition to any other legal or equitable remedies, immediately revoke all password(s), and account identification issued to you and deny your access to and use of this Site in whole or in part. Any termination of this Agreement shall not affect the respective rights and obligations (including without limitation, payment obligations) of the parties arising before the date of termination.

# **Shipping**

**Build Something Mentor** of any of its associates can ship from different warehouses. For orders with more than one item, we may split your order into several packages according to stock levels at our own discretion. Thank you for your understanding.

## **Disclaimer and Limitation of Liability**

EXCEPT AS OTHERWISE PROVIDED IN THE STANDARD TERMS OF SALE THAT GOVERN THE SAME OF EACH PRODUCT ON THIS SITE, THIS SITE, THE PRODUCTS OFFERED FOR SALE ON IT AND THE TRANSACTIONS CONDUCTED THROUGH IT ARE PROVIDED BY Build Something Mentor or its associates ON AN "AS IS" BASIS. Build Something Mentor MAKES NO PRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, AS TO THE OPERATION OF THE SITE OR THE INFORMATION. CONTENT. MATERIALS, OR PRODUCTS INCLUDED ON THIS SITE EXCEPT AS PROVIDED HERE TO THE FULL EXTENT PERMISSIBLE BY APPLICABLE LAW, Build Something Mentor DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT, TITLE, QUIET ENJOYMENT, DATA ACCURACY, AND SYSTEM INTEGRATION. THIS SITE MAY INCLUDE INACCURACIES, MISTAKES OR TYPOGRAPHICAL ERRORS. Build Something Mentor DOES NOT WARRANT THAT THE CONTENT WILL BE UNITERRUPTED OR ERROR FREE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, Build Something Mentor WILL NOT BE LIABLE FOR ANY DAMAGES OF ANY KIND ARISING FROM THE USE OF THIS SITE, INCLUDING, BUT NOT LIMITED TO, INDIRECT INCIDENTAL, PUNITIVE, EXEMPLARY, SPECIAL, OR CONSEQUENTIAL DAMAGES. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, Build Something Mentor TOTAL LIABILITY TO YOU FOR ANY DAMAGES (REGARDLESS OF THE FOUNDATION FOR THE ACTION) SHALL NOT EXCEED IN THE AGGREGATE THE AMOUNT OF FEES ACTUALLY PAID BY YOU TO Build Something Mentor DURING THE MONTH IMMEDIATELY PRECEDING THE ACT ALLEGEDLY GIVING RISE TO Build Something Mentor LIABILITY.

## Order Acceptance

Please note that there may be certain orders that we are unable to accept and must cancel. Build Something Mentor reserves the right, at sole discretion, to refuse or cancel any order for any reason. Some situations that may result in your order being canceled include limitations on quantities available for purchase, inaccuracies or errors in product or pricing information, or problems identified by our credit and fraud avoidance department. We may also require additional verifications or information before accepting any order. We will contact you if all or any portion of your order is canceled or if additional information is required to accept your order.

Both parties agree that, following order dispatch, transportation is the sole responsibility of the third-party logistics company. During this stage, full ownership of the product(s) belongs to the buyer; all associated liability and risks during transportation shall be borne by the buyer.

## Typographical Errors

While Build Something Mentor strives to provide accurate product and pricing information, pricing or typographical errors may occur. Build Something Mentor cannot confirm the price of an item until after you order. In the event that an item is listed at an incorrect price or with incorrect information due to an error in pricing or product information, Build Something Mentor shall have the right, at our sole discretion, to refuse or cancel any orders placed for that item. In the event that an item is mis-priced, Build Something Mentor may, at our discretion, either contact you for instructions or cancel your order and notify you of such cancellation.

## **Pricing in Different Currencies**

Pricing of products sold by Build Something Mentor is based upon figures calculated in U.S. Dollars (US\$). Prices displayed in other currencies are converted from U.S. Dollars according to the most up to date conversion rates. Due to fluctuating currency values, prices displayed in non-U.S. denominations of currency on the Site, other than on the individual product page, may not be the most current. Areas of the Site where non-U.S. denominations of currency might be inaccurate include, but are not limited to, promotional banners, promotional pages, and information on product category pages. The price displayed on an individual product page, regardless of currency denomination, is the current price you are liable to pay to Build Something Mentor, excluding shipping.

#### Arbitration

Where the parties fail to settle dispute within 30 days after such dispute occurs, they agree to submit such dispute to USA State of Georgia's Arbitration Committee for arbitration which shall be conducted in accordance with the Commission's arbitration rules in effect at the time of applying for arbitration. The arbitral awards are final and binding upon both parties.

### Applicable Law

These conditions are governed by and construed exclusively under USA, State of Georgia's law without regard to conflicts of laws principles.

#### Links

This site may contain links to other sites on the Internet that are owned and operated by third parties. You acknowledge that Build Something Mentor is not responsible for the operation of or content located on or through any such site.

## Remedies

You agree that Build Something Mentor remedy at law for any actual or threatened breach of this Agreement would be inadequate and that Build Something Mentor shall be entitled to specific performance or injunctive relief, or both, in addition to any damages that Build Something Mentor may be legally entitled to recover, together with reasonable expenses of any form of dispute resolution, including, without limitation, attorneys' fees.

No right or remedy of <u>Build Something Mentor</u> shall be exclusive of any other, whether at law or in equity, including, without limitation, damages injunctive relief, attorneys' fees and expenses.

No instance of waiver by Build Something Mentor of its rights or remedies under these terms and conditions shall imply any obligation to grant any similar, future or other waiver.

#### SM

A **service mark** or **servicemark** is a trademark used in the United States and several other countries to identify a **service**rather than a product. When a **service mark** is federally registered, the standard registration symbol ® or "Reg U.S. Pat & TM Off" may be used (the same symbol is used to **mark**registered trademarks).