

ProfoundPartnerships.com and Profound Partnerships Course App – Disclaimer and Legal

Disclaimer: In support of the European Union’s new data protection laws as of 5/25/2018 Legal:

Terms of Use

Privacy Policy

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Anti-Spam

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Disclaimer

Here at Profound Partnerships, we are committed to protecting and preserving the privacy of our visitors when visiting our site. This Privacy Policy contains an explanation of what happens to personal data that you choose to provide to us, or that we collect from you while you visit this site. We do occasionally update this Policy, so please do return and review this Policy from time to time.

The content on this website is not intended to serve as a replacement for any medical care or as a diagnosis to any underlying condition that would be more appropriately attended to by visiting your primary care physician or recommended professional. Carolyn Lyons-Galos is not a Ph.D. or MD. She reads the experts and reports on what they say and teach. This website is a source of inspiration and encouragement with guidance based on brain science and neuropsychology of which its related experts agree.

The Course App 'Profound Partnerships' is a private course intended for adult couples to engage. The course introduces comprehensive life topics, so couples can come to understand each other, their values and thoughts. The course also introduces today's studies relating to brain-sciences which when practiced can support a positive partnership which yields understanding, respect, open-mindedness, and loving-kindness. There are many currently tested mental practices offered to couples so they can grow into a positive mindset and relationship. The App is not intended to serve as a couple’s counselor. Any serious emotional or physical conditions that impact or compromise behaviors within a relationship should consult a physician, psychologist, neuropsychologist or your primary care physician for professional help.

Terms of Use

The legal info on the following pages is required for us to share it with you. And that's a good thing because at Profound Partnerships we believe you should be an informed consumer and user of the Internet.

The terms and conditions below (the "terms") are what govern your use of the Profound Partnerships website on the Internet and World Wide Web. These terms are a legal contract between you and ProfoundPartnerships.com (“we” or “us.”) They govern your access to, and your use of our website ProfoundPartnerships.com (the “site”). These terms also govern your use of any services and products we provide on the site. If you do not agree with any of these terms, please do not access or otherwise use this site and/or our services and products.

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- Intentionally expose the site and/or any products or services provided on ProfoundPartnerships.com to a computer virus or any other program or code that is intended to disrupt or disable the operations of the site and/or our products or services;
- Frame or link to the site or any of the content or information available from the site, unless ProfoundPartnerships.com expressly consents to such linking and/or framing;
- Use any spider, robot or another program, code or device to copy, retrieve or index any portion of the ProfoundPartnerships.com site;
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- Post any false or inaccurate Submissions (defined below) or information on any part of the site;

- Use the products and/or services and/or the site to violate any applicable law or regulation, including, without limitation, the infringement of any copyright, trademark, trade secret or other intellectual property rights, or violate the privacy or rights of any other person;
- Post any Submission or information that is discriminatory, hateful, obscene, vulgar, abusive, defamatory, sexually-orientated, threatening, or otherwise objectionable;
- Include any hyperlinks or any misleading, irrelevant and/or hidden code or keywords in any Submissions posted by you;
- Harass, stalk, or otherwise subject any other user of the site and/or products and services to inappropriate or unwanted contact;
- Make any additions, changes, alterations and/or deletions to any Submissions posted by any user without the express written authorization of such other user;
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If you are an authorized member of the Restricted Areas, you take responsibility for maintaining the confidentiality of your password and account. You agree to notify ProfoundPartnerships.com if your password may have been compromised, or is lost, stolen, or disclosed to an unauthorized third party.

You agree to immediately notify ProfoundPartnerships.com of any unauthorized use of your account or any other breach of security about the site that may be known to you. You are responsible for activities that occur under your account.

Links to Third Party Sites

Third Party Links

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Consequences of Violation

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ProfoundPartnerships.com reserves the right to terminate any password-restricted account for any reason. Delaware Law governs these terms and controlling U.S. Federal Law, without regard to the choice or conflicts of law provisions. Any disputes relating to these terms or the site will be heard in courts located in Maryland. If any of these terms is found to be inconsistent with applicable law, then such terms shall be interpreted to reflect the intentions of the parties, and no other terms will be modified.

ProfoundPartnerships.com failure to enforce any of these terms is not a waiver of such terms. These terms are the entire agreement between you and ProfoundPartnerships.com and supersede any and all prior or contemporaneous agreements and understandings between you and ProfoundPartnerships.com and Profound Partnerships, Inc. These terms may not be modified except under a written amendment that is executed by an officer of ProfoundPartnerships.com and Techniform Inc.

Privacy Policy:

This Privacy Policy applies to your use of www.ProfoundPartnerships.com (the "Site") owned by Profound Partnerships and protected under the legal umbrella of Techniform Inc. S-Corp. Inc. its subsidiaries, affiliates, and partners. Your privacy is very important to us. We want to make your experience on the Internet as enjoyable and rewarding as possible, and we want you to use the Internet's vast array of information, tools, and opportunities with complete confidence.

We have created this Privacy Policy to demonstrate our firm commitment to privacy and security. This Privacy Policy describes how our company collects information from all end users of our Internet services (the "Services") - those who access some of our Services but do not have accounts ("Visitors") as well as those who may purchase Products and/or pay a monthly service fee to subscribe to the Service ("Members") - what we do with the information we collect, and the choices Visitors and Members have concerning the collection and use of such information. We request that you read this Privacy Policy carefully.

By visiting our Company Website, you are consenting to our policy of collecting and using your data.

Personal Information Our Company Collects and How It Is Used

Introduction: Our company collects information in different ways from Visitors and Members who access the various parts of our Services and the network of Websites accessible through our Service.

In running and operating this website, we may collect and process certain data and information relating to you and your use of this site. This data and information are detailed below:

1. Details of visits to our website and the pages and resources that are accessed, including, but not limited to, traffic data, location data and other communication data that may assist us in understanding how visitors use this website.
2. Information that visitors provide to us as a result of filling in forms on our website, such as when a visitor registers for information or makes a purchase.
3. Information provided to us when our visitors communicate with us electronically for any reason.
4. To notify you about any changes to our website, including improvements, and service or product changes that may affect our website.
5. To meet our contractual obligations to you.
6. If you are a new customer, we will contact you or allow third parties to contact you only when you have provided consent and only by those means for which you provided consent.

Storing Your Personal Data – Reference To EU, not the US

Information we collect may be transferred and stored outside of the European Union to supply our goods or services to you. By submitting your personal data, you agree to this transfer, storing or processing. The EU will always take all reasonable precautions to make sure that your data remains secure and is handled by this Privacy Policy.

Data that is provided to the EU is stored on secured servers. Details relating to any transactions entered into the site will be encrypted to ensure its safety.

The transmission of information via the Internet is not completely secure and therefore cannot guarantee. The security of data sent to the EU electronically and transmission of such data is therefore entirely at your own risk. You are responsible for keeping your password confidential and private.

Access to Information

The Data Protection Act 1998 (This is UK legislation) gives all individuals the right to access personal information that is kept about them. You can request a copy of any information that we hold about you. Please note that any

request for this information may be subject to payment of £10, which covers our administrative costs. Please contact us if you wish to make such a request.

Registration: Members may be asked to provide certain personal information when they sign up for our Products or Services including name, address, telephone number, billing information (such as a credit card number), and the type of personal computer being used to access the Services. The personal information collected from Members during the registration process is used to manage each Member's account (such as for billing purposes). This information may be shared with third parties, as stated herein, or in special circumstances.

However, in instances where our company and a partner jointly promote our Services, we may provide the partner certain personal information, such as the name, address, and username of persons who subscribed to the Services as a result of the joint promotion to offer you other products and services.

We may also generate non-identifying, and aggregate profiles from personal information Members provide during registration (such as the total number, but not the names, of Members). As explained in more detail below, we may use this aggregated and non-identifying information to sell advertisements that appear on the Services.

Our Company collects personal information through forms you complete on the site, as well as but not limited to contests, sweepstakes, text messages, e-mails, faxes, telephone calls, postal mail or other communications with the user, as well as from outside sources such as credit card processors and database vendors. For example, when you fill out a form subscribing to our emails, we are sent data information from our autoresponder company such as your name, email, the website you signed up from, geographical data such as your city, state, Postal code, country, Latitude, Longitude, Timestamp, Subscription method and IP address.

Also, with purchases, we supply our member's contact information, to our business partners, who then may contact the member by telephone after the member purchase. The business partner company collects sales proceeds. We also may supply other companies with contact information, for mail offers we believe would be of interest to our members, with or without compensation from those companies. At times we may send an advertisement for a third party product, where we collect the sales proceeds and forward the purchaser's information to that third party.

Our Company Partners and Sponsors: Some products and services may be offered to Visitors and Members in conjunction with an affiliate, independent contractor seller or non-affiliated partner. To provide Visitors and Members some of these products and services, the partner may need to collect and maintain personal information.

Online Shopping: At some Web sites, you can purchase products and services or register to receive materials, such as a newsletter, catalog or new product and service updates. In many cases, you may be asked to provide contact information, such as your name, address, email address, phone number, and credit/ debit card information. If you complete an order for someone else, such as an online gift order sent directly to a recipient, you may be asked to provide information about the recipient, such as the recipient's name, address, and phone number. Our company has no control over the third parties' use of any personal information you provide when placing such an order. Please exercise care when doing so. If you order services or products directly from our company, we use the personal information you provide to process that order. We do share this information with outside parties that we do business with.

Online Advertisements: Our company may display our online advertisements. In those cases, we share information about our Visitors and Members collected through the registration process as well as through online surveys and promotions with these advertisers. Additionally, in some instances, we use this information to deliver tailored advertisements or joint ventures. For instance, an advertiser or joint venture company tells us the audience they want to reach and provides us an advertisement tailored to the audience. Based on the information we have

collected, we may then display or send the advertisement to the intended audience. Our company does share personal information about its Visitors or Members with these advertisers or joint venture companies.

By visiting our Company Website, you are consenting to our policy of collecting and using your data. If you do not want to consent to our policy of collecting and using your data you can “opt out” of our Social Network and Facebook.com Website Custom Audience Ads advertising policy by notifying Company in the following manner:

Social Network and Facebook.com Website Custom Audience Ads (WCA):

A Custom Audience on Facebook.com is a list of people our company would like to show our ads to on Facebook.com, who have shown interest in our products and services, with ads we believe would be of interest to them. This audience consists of people, whose information and email addresses our Company already has because they have already subscribed to receiving Company emails. If you no longer have an interest in our products and services, you can opt-out of seeing Company's Facebook.com Website Custom Audience Ads. Unsubscribing from our Company's email list will remove you from Company's internal email database list and stop future emails from our Company, but not from being shown Facebook.com Website Custom Audience Ads. The Facebook.com Website Custom Audience Ads external database is different from our Company's internal database and requires the following Opting-out request.

Opting-out of Facebook.com Website Custom Audience Ads: To opt out of our Company's Facebook.com Custom Audience Ads, send an email, from the email address you are opting out, to Company using our email address provided in Company's contact information. Put "Opting Out of Facebook.com Website Custom Audience Ads" in the subject line of the email. In the body of the email include your name and email address. Our Company staff will forward your name and email address to Facebook.com with a request to delete you from all of Company's Facebook.com Website Custom Audience Ads.

Google.com Analytics: Our Company may use Analytics tracking code to support Display Advertising, and enable Google Analytics to collect data about your traffic via the DoubleClick cookie in addition to data collected through the standard Google Analytics implementation. Display Advertising lets us enable features in Analytics that aren't available through standard implementations, like Remarketing with Google Analytics, Google Display Network Impression Reporting, the DoubleClick Campaign Manager Integration, and Google Analytics Demographics and Interest Reporting.

Our Company may use Remarketing with Google Analytics to advertise online: This allows third-party vendors, including Google, to show your ads on sites across the Internet. Our Company and third-party vendors, including Google, use first-party cookies (such as the Google Analytics cookie) and third-party cookies (such as the DoubleClick cookie) together to inform, optimize, and serve ads based on someone's past visits to our website.

Our Company may implement Google Display Network Impression Reporting or the DoubleClick Campaign Manager: Our Company and third-party vendors, including Google, use first-party cookies (such as the Google Analytics cookies) and third-party cookies (such as the DoubleClick cookie) together to report how your ad impressions, other uses of ad services, and interactions with these ad impressions and ad services that are related to visits to your site.

Our Company may implement Google Analytics Demographics and Interest Reporting: The data from Google's Interest-based advertising or 3rd-party audience data (such as age, gender, and interests) with Google Analytics allows us to serve ads to you based on this data.

Opting-out of Google Analytics' For the Web and Google Analytics for Display Advertising: Users can opt-out of Google Analytics' currently available opt-outs for the web at <https://tools.google.com/dlpage/gaoptout/>

Using the Ads Settings, users can opt-out of Google Analytics for Display Advertising and customize Google Display Network ads at <https://www.google.com/settings/personalinfo>

Retargeting Ad Campaigns and Persistent Identifiers:

Our Company may utilize various types of advertising that appear on our Company sites and services including ads on third party sites and services. Our Company may utilize categories of information, including names and email addresses, collected from users on our sites and services, as well as third-party sites and services, in connection with the ads that are served. This advertising may include, but not limited to, contextual advertising, cookies, anonymous cookies, pixels, persistent identifiers, geolocation information, email opt-in, search engine terms, behavioral advertising and/or retargeting advertising. This type of advertising is a form of targeted advertising, to the specific individual who is visiting the Web site. These advertisements appear on websites or other media, including display ads, pop up ads and ads displayed in mobile browsers.

Those advertisements are selected and served by automated systems based on the interests relevant to the user from the content displayed to the user, based on what the user is viewing.

Our Company does not conduct inquiries into the information collection practices of third parties that may collect information from users that leave our Web site. Our Company may share customer information with third parties to process orders, for third-party analytics and marketing and advertising purposes.

Responses to Email Inquiries: When Visitors or Members send email inquiries to our company, the return email address is used to answer the email inquiry we receive.

Voluntary Customer Surveys: We may periodically conduct both business and individual customer surveys. We encourage our customers to participate in these surveys because they provide us with important information that helps us to improve the types of products and services we offer and how we provide them to you.

We may take the information we receive from individuals responding to our Customer Surveys and combine (or aggregate) it with the responses of other customers we may have, to create broader, generic responses to the survey questions (such as gender, age, residence, hobbies, education, employment, industry sector, or other demographic information). We then use the aggregated information to improve the quality of our services to you and to develop new services and products. This aggregated; non-personally identifying information may be shared with third parties.

Special Cases: It is our company's policy to use or share the personal information about Visitors or Members in ways described herein without additional notice or means to opt-out except as noted herein, or otherwise prohibit such unrelated uses. Also, we may disclose personal information about Visitors or Members, or information regarding your use of the Services or Web sites accessible through our Services, for any reason if, in our sole discretion, we believe that it is reasonable to do so, including credit agencies, collection agencies, merchant database agencies, law enforcement, or to satisfy laws, such as the Electronic Communications Privacy Act, the Child Online Privacy Act, regulations, or governmental or legal requests for such information; to disclose information that is necessary to identify, contact, or bring legal action against someone who may be violating our Acceptable Use Policy or Terms Of Service, or other user policies; to operate the Services properly; or to protect our company and our Members.

Notice to California Residents – Your California Privacy Rights:

Under California Law SB 27, California residents have the right to receive, once a year, information about third parties with whom we have shared information about you or your family for their marketing purposes during the previous calendar year, and a description of the categories of personal information shared. To make such a request, please send an email to Company, to the email address provided in our contact information and please include the phrase "California Privacy Request" in the subject line, the domain name of the Web site you are inquiring about, along with your name, address, and email address. We will respond to you within thirty days of receiving such a request.

"Cookies" and How Our Company Uses Them. A "cookie" is a small data file that can be placed on your hard drive when you visit certain Web sites. Our company may use cookies to collect, store, and sometimes track information

for purposes stated herein as well as for statistical purposes to improve the products and services we provide and to manage our telecommunications networks.

Please note that no personally identifiable information is recorded.

Deleting Cookies: All computers can decline cookies. You can easily decline or remove cookies from your computer's hard drive by using the settings within the Internet Options section of your computer control panel.

If you don't want our Company's cookies on your computer, to be used for the purposes stated herein, they are easy to delete.

Advertisers and partners may also use their own cookies. We do not control use of these cookies and expressly disclaim responsibility for information collected through them.

Our Company Commitment to Children's Privacy: Protecting children's privacy is especially important to us. It is our policy to comply with the Children's Online Privacy Protection Act of 1998 and all other applicable laws. Therefore, we restrict our Web site to persons thirteen years or older.

IF YOU ARE UNDER THIRTEEN YEARS OF AGE, YOU ARE NOT PERMITTED TO ACCESS THIS WEBSITE FOR ANY REASON. DUE TO THE AGE RESTRICTIONS FOR USE OF THIS WEB SITE, NO INFORMATION OBTAINED BY THIS WEB SITE, FALLS WITHIN THE CHILDREN'S ONLINE PRIVACY PROTECTION ACT (COPPA) AND IS NOT MONITORED AS DOING SO.

Public Forums: Please remember that any information you may disclose in any Member Directory, or other public areas of our Websites or the Internet, becomes public information. You should exercise caution when deciding to disclose personal information in these public areas.

Our Company's Commitment to Data Security: Services and Web sites we sponsor have security measures in place to protect the loss, misuse, and alteration of the information under our control. While we make every effort to ensure the integrity and security of our network and systems, we cannot guarantee that our security measures will prevent third-party "hackers" from illegally obtaining this information.

Where to Direct Questions about Our Privacy Policy: If you have any questions about this Privacy Policy or the practices described herein, you may contact us through the contact information provided on this Web site.

Revisions to This Policy: Our company reserves the right to revise, amend, or modify this policy, our Terms Of Service agreement, and our other policies and agreements at any time and in any manner, by updating this posting. Your use of this site after such changes are implemented constitutes your acknowledgment and acceptance of these changes. Please consult this privacy statement before every use for any changes.

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DMCA Provisions

The Digital Millennium Copyright Act of 1998, found at 17 U.S.C. Â§ 512 (“DMCA”), provides recourse for owners of copyrighted materials who believe that their rights under United States copyright law have been infringed upon on the Internet.

Under the DMCA, the bona fide owner of copyrighted materials who has a good faith belief that their copyright has been infringed may contact not only the person or entity infringing on their copyright, but may also contact the designated agent of an Internet Service Provider (“ISP”) to report the alleged infringements of protected works, when such alleged infringements appear on pages contained within the system of the Internet Service Provider.

Upon receipt of a properly filed complaint under the DMCA, the owner and/or the ISP of this website will block access to the allegedly infringing material. The website owner and/or the ISP will forward a copy of the notification of claimed copyright infringement to the alleged infringer.

Anyone who believes in good faith that a notice of copyright infringement has wrongfully been filed against them may submit a Counter-notice to the website owner and/or the ISP.

The owner of this website and the ISP are committed to complying with international trade law, international trade practices, and all United States laws, including United States copyright law.

Notification of Claimed Copyright Infringement

For details on the information required by law for valid notification, see 17 U.S.C. § 512(c)(3).

To file a notice of infringement with either the website owner or the ISP, you must provide a written communication that sets forth the items specified below. You will be liable for damages (including damages, costs, and attorneys’ fees) if you materially misrepresent that the website or a web page is infringing your copyright. If you are not certain whether copyright laws protect certain material of yours, we suggest that you first contact an attorney.

Please send DMCA notifications of claimed copyright infringement to support@ProfoundPartnerships.com

To expedite our ability to process your request, please use the following format (including section numbers):

1. Identify in detail the copyrighted work that you believe has been infringed upon.
2. Identify the material that you claim is infringing the copyrighted work listed in #1 above. You must include the URL(s) (i/e/ the locations of the page or pages that contain the alleged infringing material. You must also include a description of the specific content which you claim is infringing on your copyright.
3. Provide information reasonably sufficient to permit the website owner to contact you. At a minimum an email address and a phone number are required.
4. Include the following statement: "I swear, under penalty of perjury, that the information in the notification is accurate and that I am the copyright owner or am authorized to act on behalf of the owner of an exclusive right that is allegedly infringed. I also affirm that as the copyright owner, I have a good faith belief that use of the material in the manner complained of is not authorized by me, my agent, or the law."

5. The signature of the copyright owner or a person authorized to act on behalf of the copyright owner must be included. You may send your notice via email provided such notice includes a proper electronic signature. The signature or electronic signature must be that of the copyright owner, or a person authorized to act on behalf of the owner, of an exclusive copyright that has allegedly been infringed.

Counter-notification to Claimed Copyright Infringement

Please be advised that United States copyright law provides substantial penalties for a false counter notice filed in response to a notice of copyright infringement.

Accordingly, if you are not sure whether copyright laws protect certain material of yours, we suggest that you first contact an attorney for a professional legal opinion.

If a notice of copyright infringement has been filed with the website owner and/or the ISP against you, the owner and/or the ISP will attempt to notify you and provide you with a copy of the notice of copyright infringement.

If you have a good faith belief that you have been wrongfully accused, you may file a counter-notification with the website owner and/or the ISP.

If the website owner and/or the ISP receives a valid counter-notification, the DMCA provides that the removed or blocked information will be restored or access will be re-enabled.

The website owner and/or the ISP will replace the removed material and cease disabling access to it in not less than 10, nor more than 14, business days following receipt of the counter-notification, unless the website owner and/or ISP first receives notice from the complaining party that such complaining party has filed an action seeking a court order to restrain the alleged infringer from engaging in infringing activity relating to the material on this website.

Anti-Spam:

Here at Profound Partnerships, we dislike unsolicited commercial email (UCE), otherwise known as spam or junk email, as much as you do. Maybe more, since our team gets lots of emails every day and there's no bigger waste of time than deleting all that junk!

We consider spam to be an offense and disservice to the entire Internet community. This is why we fully endorse and comply with all the requirements of the CAN-SPAM Act of 2003 (Controlling the Assault of Non-Solicited Pornography and Marketing Act). We also comply with all other applicable unsolicited commercial email laws.

How does this affect you? When you subscribe to our digital/electronic newsletters or other online communications from us and through our website, we always give you the option to unsubscribe. You can do that immediately, or you can do that any time in the future simply by clicking a link in the email you receive from us.

(Of course, if you send us a support email, an email about billing, or any other individualized email, we will naturally respond personally.)

If you have questions, concerns or feedback about this anti-spam policy, ask.

Send an email to support@ProfoundPartnerships.com and let us know what's on your mind.

Refund Policy:

How Refunds Work, 100% Satisfaction Money Back Guarantee

Each Profound Partnerships course for couples comes with a 60-day refund policy. To be eligible for a refund, you may have access to the course up to Module 4 (to the end of module 3) AND must be within 60 days of purchase. After 60 days or after starting module 4, No Refunds can be granted.

SMS Privacy Policy:

Profound Partnerships offers subscription text message programs. Customers may voluntarily enroll themselves in a text message alert program. You will be enrolled in a "mailing list" when you subscribe to this service.

Message frequency varies.

Profound Partnerships is committed to building user trust and confidence by promoting and complying with the use of business practices that help protect the privacy of the customer and their data.

Profound Partnerships does not have a charge for this service; however, **message and data rates may apply** from your mobile carrier. Subject to the terms and conditions of your mobile carrier, you may receive text messages sent to your mobile phone. Participation in the programs on this shortcode is standard-rated (no premium content).

By providing your consent to participate in this program, you approve any such charges from your mobile carrier. Charges for text messages may appear on your mobile phone bill or be deducted from your prepaid balance. Profound Partnerships reserves the right to terminate this SMS service, in whole or in part, at any time without notice. The information in any message may be subject to certain time lags and/or delays. You are responsible for managing the types of SMS texts you receive.

To stop receiving text messages, reply **STOP to any message received from Profound Partnerships. By enrolling in this subscription program, you consent that following such a request to unsubscribe; you will receive one (1) final message from Profound Partnerships confirming that you have been inactivated in our system. Following such confirmation message, no additional text messages will be sent unless you re-activate your subscription.**

Profound Partnerships may use an automatic dialing system to deliver text messages to you. The Federal Communications Commission defines an "automatic telephone dialing system" or auto dialer as equipment that can store or produce telephone numbers to be called. By your subscription to either, or both, the one-time text message program or the subscription text message program, you give your consent to Profound Partnerships to use an automatic dialing system to deliver text messages to the telephone or cell phone number to which you have directed Profound Partnerships to transmit these text messages.

United States Participating Carriers May Include But Are Not Limited To

ACS/Alaska, Alltel, AT&T, Bluegrass Cellular, Boost, Cellcom, Cellone Nation, Cellular One of East Central Illinois, Cellular South, Centennial, Chariton Valley Cellular, Cincinnati Bell, Cox Communications, Cricket, EKN/Appalachian Wireless, Element Mobile, GCI, Golden State Cellular, Illinois Valley Cellular, Immix/Keystone Wireless, Inland Cellular, iWireless, Metro PCS, Nex-Tech Wireless, nTelos, Plateau Wireless, South Canaan, Sprint, T-Mobile, Thumb Cellular, United Wireless, US Cellular, Verizon Wireless, Viaero Wireless, Virgin, WCC. Additional carriers may be added.

Canada Participating Carriers May Include But Are Not Limited To

Aliant Mobility, Bell Mobility, Fido, MTS, NorthernTel Mobility, Rogers Wireless, SaskTel Mobility, Télébec Mobilité, TELUS Mobility, Vidéotron, Virgin Mobile Canada, WIND Mobile. Additional carriers may be added.