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11. You agree to indemnify and hold us, our volunteers, and employees harmless from any losses, including attorney fees that result from any claims you make that aren’t allowed under these Terms due to a “Limitation of Liability” or other provision. (Indemnity is an agreement to compensate someone for a loss.) You also agree to indemnify and hold us harmless from any losses, including attorney fees, that result from third-party claims that you or someone using your password did something that, if true, would violate any of these User Agreement Terms.

12. If we file an action against you claiming you breached these Terms and we prevail, we’re entitled to recover reasonable attorney fees and any damages or other relief we may be awarded.

13. If you violate these Terms then we may seek injunctive relief (meaning we may request a court order to stop you) or other equitable relief.

14. If we have to provide information in response to a subpoena related to your account, then we may charge you for our costs. These fees may include attorney and employee time spent retrieving the records, preparing documents, and participating in a deposition.
15. You will be bound the revisions of this User Agreement that McClendon Recovery Initiatives posts on the web site. Modifications to this User Agreement will become effective immediately upon posting unless we indicate otherwise. Your use of our website indicates your full acceptance and compliance of this User Agreement except to the extent state therein.

If any portion of this User Agreement is found invalid or unenforceable, that portion will be enforced to the maximum extent possible and the remaining provisions of the User Agreement shall remain in full force and effect. The User Agreement establishes the entire understanding and supersedes all other User Agreements and understandings between you and McClendon Recovery Initiatives concerning use of our web site.