

Brilliance in Commerce Terms and Conditions

This Agreement was last modified on September 4, 2018.

Please read these Terms and Conditions (“Agreement”, “Terms and Conditions”) carefully before using brillianceincommerce.com (“the Site”) operated by Brilliance in Commerce, (“us”, “we”, or “our”). This Agreement sets forth the legally binding terms and conditions for your use of the Site at brillianceincommerce.com.

By accessing or using the Site in any manner, including, but not limited to, visiting or browsing the Site or contributing content or other materials to the Site, you agree to be bound by these Terms and Conditions. Capitalized terms are defined in this Agreement.

Refunds Brilliance in Commerce offers a money back guarantee with full refund only on the condition that the product purchased was not delivered and received by the customer within 72 hours of purchase. Unless there is some kind of computer glitch, normally Brilliance in Commerce’s Liberty Debt Elimination System and House of Freedom Trust products are delivered electronically via encrypted download from the website immediately upon receipt of customer payment. If the customer has any problem downloading and receiving the product, [click here](#) to contact Customer Service and the problem will be resolved within one business day.

Note: Delivery of the trust means delivery of the Welcome Pages, which contain a link to the Trust Client Information Form. The actual trust cannot be delivered until one or two business days after the new customer has completed and submitted the Trust Client Information Form. Any change of mind by the customer and reasonable request for refund prior to delivery of the trust will normally be honored. Once the trust has been delivered, though, and successfully received by the customer, it is impossible to return it, as it is intellectual property in digital electronic form.

Thus, assuming full delivery of the product purchased and successful receipt of it by the customer, Brilliance in Commerce offers no money back guarantee or refund on its Liberty Debt Elimination System or House of Freedom Trust because:

- These are digital products which cannot be physically returned;
- The work to create them and deliver them will have already been performed; and
- Brilliance in Commerce has no control over what the customer does with them or how the world responds to them.

Nevertheless, Brilliance in Commerce has been pleased to give refunds voluntarily many times to customers who simply changed their minds within three days of purchasing the trust product, before receiving it; and in special hardship situations for customers of any product on a case by case basis.

Brilliance in Commerce’s management has been honest and truthful in stating that its products have a 100% success rate, which means that requests for refunds have been extremely rare. Well over 99% of Brilliance in Commerce’s customers have been highly pleased and satisfied with its products. This is further enhanced by full customer access to Brilliance in Commerce’s friendly full time professional customer service department.

Intellectual Property The Site and its original content, features and functionality are owned by Brilliance in Commerce, and are protected by international copyright, trademark, patent, trade secret and other intellectual property or proprietary rights laws.

Termination We may terminate your access to the Site, without cause or notice, which may result in the forfeiture and destruction of all information associated with you. All provisions of this Agreement that by their nature should survive termination shall survive termination, including, without limitation, ownership provisions, warranty disclaimers, indemnity, and limitations of liability.

Links To Other Sites Our Site may contain links to third-party sites that are not owned or controlled by Brilliance in Commerce.

Brilliance in Commerce has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third party sites or services. We strongly advise you to read the terms and conditions and privacy policy of any third-party site that you visit.

Governing Law This Agreement (and any further rules, polices, or guidelines incorporated by reference) shall be governed and construed in accordance with the common law of Washington, United States, without giving effect to any principles of conflicts of law.

Changes to This Agreement We reserve the right, at our sole discretion, to modify or replace these Terms and Conditions by posting the updated terms on the Site. Your continued use of the Site after any such changes constitutes your acceptance of the new Terms and Conditions.

Please review this Agreement periodically for changes. If you do not agree to any of this Agreement or any changes to this Agreement, do not use, access or continue to access the Site or discontinue any use of the Site immediately.

Contact Us If you have any questions about this Agreement, please [click here to contact us](#).