

9778 Mt. Gilead Rd., Fredericktown, Ohio 43019 Phone: 1-800-245-2327 Email: sales@divelbiss.com

Electronics Design, Contract Manufacturing and Control Products

Divelbiss Terms of Use & Privacy Policy

Terms of Use

- Divelbiss Corporation (the "Company," "we," "us," "our") maintains the website at https://divelbiss.com (the "Site") and hereby grants to those visiting the Site ("visitors," "you," "your") a limited license to access and use Site solely as permitted in these Terms of Use and the Company's Privacy Policy set forth below, which is incorporated herein and a part hereof (collectively, the "Terms"). If you do not agree to these Terms, you are not authorized to use the Site.
- 2. You may not download (other than page caching) or modify any portion of the Site, except with express written consent of the Company. The foregoing license to you does not authorize the distribution, resale or other commercial exploitation or use of this Site or any its contents, including the Company's trademarks and logos. Except as necessary to enable the assessment or fulfillment of a transaction between you and the Company, no content of the Site may be copied without the express written consent of the Company.
- 3. The Site and all content herein, including all specifications, products records, forms, templates, text, graphics, images, logos, icons, audio and video files, data and data compilations, software and other information (collectively, "Company Content") is made available by the Company at its sole discretion and is subject to modification, deletion, removal, suspension or withdrawal, in whole or in part, at any time without notice. Company Content and all proprietary rights therein are the property of the Company or its content suppliers and subject to United States and international copyright laws.
- 4. The Site may contain links to third-party websites. These links are solely provided as a convenience for visitors and the inclusion of any such link does not imply any endorsement by the Company nor any extension of these Terms to such websites, which may have their own terms of use and privacy policies and practices. These linked websites are not under the control of the Company, and you acknowledge that the Company bears no responsibility for the nature, contents, terms, policies or practices of any such linked website.
- 5. These Terms and your use of the Site are governed by the laws of the State of Ohio, without regard to its choice of law provisions. The courts of general jurisdiction sitting in or with jurisdiction over the County of Knox, State of Ohio, will have exclusive jurisdiction over any and all disputes arising out of or relating to the Site, these Terms and/or the subject matter hereof and you hereby consent to the personal jurisdiction of such courts and waive any objection to venue therein.
- 6. Sales of products or services by the Company are subject to the Terms and Conditions found at https://divelbiss.com/PDFs/Terms.pdf.
- 7. If you have questions or suggestions, you may contact us via email at divelbiss@divelbiss.com.

Privacy Policy

- 1. DIVELBISS CORPORATION IS COMMITTED TO PROTECTING YOUR PRIVACY. THIS PRIVACY STATEMENT DESCRIBES OUR PRACTICES AND HOW WE MAY COLLECT AND USE PERSONALLY IDENTIFIABLE INFORMATION (ALSO REFERRED TO AS "PERSONAL INFORMATION" OR "PERSONAL DATA," TOGETHER, "PII"). WE ARE ACUTELY AWARE OF, AND SENSITIVE TO, THE PRIVACY CONCERNS OF OUR CUSTOMERS. WE ASSURE YOU THAT WE DO NOT COLLECT PII FROM YOU UNLESS YOU PROVIDE IT TO US. ANY INFORMATION THE COMPANY REQUESTS IS USED SOLELY TO PROVIDE SERVICES, RESPOND TO CUSTOMER REQUESTS FOR INFORMATION, OR PROCESS CUSTOMER ORDERS. BE ASSURED THAT THE COMPANY DOES NOT SELL INFORMATION ABOUT OUR CUSTOMERS OR VISITORS TO THIRD PARTIES.
- 2. If you feel that the Company is violating this Privacy Statement or if you have other concerns about privacy on this Site, please contact us at <u>divelbiss@divelbiss.com</u>.
- 3. The Company collects aggregate information that is not PII. This aggregated, anonymous data may include, but are not limited to, traffic volume and navigation to and on our Site, the pages visited on our Site, visitors' browser types, referring URLs, and IP addresses (which we do not link or associate with PII or other identifying information). This information is used to learn how visitors use the Site, allowing us to make the Site better meet your needs.
- 3. The Company receives and collects PII provided by you in order to offer products and services and enable you to make purchases of same or receive information, materials, messages and/or support services from the Company. You are not required to provide PII, but if you do not, the Company may not be able to provide some products, services or information. Under certain circumstances, your PII may be forwarded to our sales representatives, marketing partners or distributors in order to enable them to provide you with requested products, services or information, or otherwise disclosed as further described below. Except as set forth in this Privacy Policy, the Company does not share your PII with third parties.
- 4. The Site uses "cookies." A "cookie" is a file that a website sends to your Internet browser when you visit and is stored on your computer. This file contains specific information that allows the Site to "recognize" your computer and certain preferences you may have indicated when you subsequently visit the Site. Most browsers accept cookies by default, but you can generally disable this feature or delete previously installed cookies using your browser settings. The cookies from our Site will not harm your computer and will not allow the Company to access or obtain any other information stored on your computer. Cookies may be used for advertising, including serving and rendering ads, personalizing ads (depending upon your ad settings), limiting the number of times an ad is shown, muting ads you have chosen to stop seeing and measuring the effectiveness of ads. (See https://policies.google.com/technologies/cookies?hl=en-US). The cookies only reflect information that you provided and the Company does not share this information with third parties other than its advertising vendor(s).
- 5. Some Internet browsers may be configured to send "Do Not Track" signals to the online services that you visit. We currently do not respond to "Do Not Track" or similar signals. To find out more about "Do Not Track," please visit http://www.allaboutdnt.com.
- 6. The Company does not knowingly collect information from children under the age of 13. The Company's website, products and services are not targeted for children under 13. If you believe we have received information from a child under the age of 13, please contact us at divelbiss@divelbiss.com.
- 7. The Company may disclose your PII, without notice, when required in order to comply with orders from a court, directions from law enforcement or other governmental authorities, or with legal process served on the Company; to protect and defend the rights or property of the Company; or to protect the health and safety of the Company's employees or the public. In addition, the Company may disclose information, including PII, to credit reporting agencies and, as appropriate, legal authorities in instances where payment terms are violated or when payments are made fraudulently.

- 8. The Company seeks to protect your information, including PII, from loss, misuse, disclosure, alteration, destruction and unauthorized access by employing industry standard physical, electronic and managerial security measures in connection with the access and use of the Company's servers, software and databases. Credit card numbers that you provide to us are only used for processing payments and are not used for any other purpose. The Company uses industry standard Secure Sockets Layer ("SSL") encryption when collecting or transferring sensitive data, such as credit card information. To enjoy the foregoing protection for such information, you must use an appropriately enabled browser when sending sensitive information over the internet.
- 9. For visitors who are California residents, you have certain rights under the California Consumer Privacy Act ("CCPA" in your "personal information" (as defined in CCPA), including: the right to know (for the preceding 12 months) the categories of your personal information we have collected and the sources from which it came, the categories of third parties with which we have shared your personal information, and the business purposes for collecting and sharing same; the right to obtain a copy of your personal information; the right (with certain exceptions) to have us delete your personal information; the right to opt out of having your personal information sold; and the right to exercise the foregoing rights free from discrimination, as provided in CCPA. If you have questions or concerns about our treatment of your personal information or would like to exercise your rights under CCPA, please contact us at divelbiss@divelbiss.com.
- 10. For visitors in the European Economic Area, United Kingdom or Switzerland (collectively, "Europe"). you have certain rights under the General Data Protection Regulation ("GDPR") in your "personal data" (as defined in GDPR) which we acknowledge and respect. As reflected in this Privacy Policy, we process your personal data in order to provide information you have requested, to describe and offer our products and services, and to fulfill your orders for same. You have the right to request and obtain a copy of your personal data which we are processing; to have any inaccuracies therein be rectified; to have your personal data erased or deleted (subject to certain conditions); to object or withdraw your consent to our processing of your personal data; and to lodge a complaint about our processing of your personal data with the relevant supervisory authority. If you provide personal data to us you expressly consent to the processing of such data in the United States. If we transfer your personal data out of Europe to a country not deemed to provide an adequate level of personal data protection, such that additional safeguards are required, the transfer will be performed: pursuant to the recipient's compliance with Standard Contractual Clauses and other supplementary measures; pursuant to the consent of the individual to whom the personal information pertains; or as otherwise permitted by applicable laws. If you have questions or concerns about our treatment of your personal data or would like to exercise your rights under GDPR, please contact us at divelbiss@divelbiss.com.
- 11. This Privacy Policy is revised from time to time as we add new features and services, as laws change, as industry privacy and security practices evolve and as our policies change. When we adopt such revisions, we will post the new Privacy Policy on this page and change the revision date shown at the top. We encourage you to return to this page regularly to check for updates.