

GENERAL TERMS AND CONDITIONS

This website is operated by RinaTarot.

The use of my website is subject to the following terms and conditions of use, as amended from time to time (the "Terms").

The Terms are to be read together by you with any terms, conditions or disclaimers provided in the pages of my website.

Please review the Terms carefully because they apply to all users of my website, including without limitation, users who are browsers, customers, and/or contributors of content.

If you access and use this website, you accept and agree to be bound by and comply with the Terms.

We would like to advise you to read all Terms and Conditions in full to the end of this page before using any services. If you do not agree with these terms you must not use my reading services or www.rinatarot.ie

'You' refers to anyone visiting or using the site and its' services.

The 'Terms' refers to the general regulations and agreement set out herein and to which all users must agree prior to engagement of the services of the provider.

The term 'Reader' refers to the individual who provides the service purchased by the customer.

The terms "I", "me", and "my" 'We' or 'Us' 'Readers' refer to RinaTarot.

Services and/or products referred to include e-mail psychic readings and Tarot readings.

If you do not agree to the Terms, you are not authorized to access my website, use any of my website's services or place an order on my website.

RinaTarot Terms and Conditions apply to anyone visiting or using our website or our reading services and anyone purchasing readings through RinaTarot website.

These terms and conditions are issued by RinaTarot and are effective from 1st of July 2020. They cover the use of website www.rinatarot.ie and they cover all readings provided to you by RinaTarot.

AGE

The RinaTarot service is only for use by persons OVER the age of 18.

Please do not use this service if you are under 18 years of age.

Children (anyone under the age of 18) are not eligible to use the services of RinaTarot and we ask that children do not submit any personal information to us.

If a client is found to be under the age of 18 having booked a reading, the cost for that reading may be forfeit and the reading not given as this contravenes our terms and conditions.

Our services are intended primarily for consumer home use. It is intended to appeal to a wide range of audiences, but it is not suitable for use by children or those under 18 years of age.

Parents and guardians will be responsible for the actions of any children that use our services and should remember the importance of supervising children's use of Internet.

THIRD PARTY READINGS

I accept questions about third parties; however, be advised that such a reading may not be as gratifying as you would expect it to be.

Therefore, I advise that you keep the focus of your question on yourself rather than on someone else. This approach will ensure you are getting the guidance you need instead of learning, for example, how the other person feels without knowing how address your concerns.

I will not provide a Reading for inquiries into the personal affairs, business, intentions, mental faculties, or activities of third parties who are not present for the reading, unless you, the client, represents and warrants to me that such third party's express consent has been obtained.

I may reasonably rely on such a representation made by a client, though best practices will include noting the reliance in writing in the Reading notes.

However, I may provide Reading services on inquiries about how the client's affairs, business, intentions, mental faculties, or activities might be affected by that third party

3rd party readings are generally not allowed and depending on question will be completed at the discretion of the Tarot reader. We don't complete the reading for someone other than the person who has ordered the reading

RIGHT TO DECLINE READING

I reserve the right to decline giving a Tarot reading which violates my personal ethics.

I reserve the right to refuse service to anyone, at any time, for any reason.

If, for any reason (illness or personal), I am not available or able to do your reading, I will give a full and complete refund.

The Services are offered subject to our acceptance of your order or request. I reserve the right to refuse service to any anyone, person, entity or order, without the obligation to assign reason for doing so.

The Services are offered subject to our acceptance of your order or requests.

We reserve the right to refuse the reading. Full refund will be issued in this case.

We reserve the right to refuse or cancel any order believed on our part to be booked erroneously, and to refuse potential future services based on this.

REFUNDS, RETURNS AND EXCHANGES

If, for any reason (illness or personal), I am not available or able to do your reading, I will give a full and complete refund.

Refunds will only be provided upon mutual agreement when the actual Tarot reading has not been performed. No refunds will be issues if you do not like your reading for any reason. I am not responsible for your emotional and/or mental reaction to the reading. There are no exceptions.

I do not accept returns or exchanges. Due to the nature of the Services, I do not offer cancellations, refunds. Once your payment has been processed in full, our contractual Service has begun, and NO refunds are issued.

DELIVERY TIME

Delivery is normally from two (2) to seven (7) days. All orders are delivered via email.

Once I am in receipt of your request, within 24 hours of receipt, I will email you to confirm the placement of your order and with details concerning Product delivery. It is your responsibility to ensure that we have your correct email address. In the event there is an error in your email confirmation, it is your responsibility to inform us as soon as possible. Reading will not commence until your email has been verified.

Once your payment is received and processed in full, I will focus on your personalized custom Reading. This might include corresponding with you to provide further clarifications or more information. When payment has been made in full and all requested information has been provided, that is the day I will begin to prepare your Reading.

Your Reading will be delivered within 2 to 7 business days. The start of the two (2) business days to complete your Reading will begin when all needed/required information is received and payment is made in full. This delivery time frame is not valid if circumstances beyond my control occur, including but not limited to any and all power outages, internet disruption and medical conditions.

If I am unable to comply with the 2 to 7 business days for delivery of your Reading, I will notify you, via email of this and will indicate the new delivery date.

If additional clarification or information is required, this will be sent to you via email upon receipt of your request. If you do not reply and provide the requested clarification or information within 24 hours of my sending the email, I will proceed with the information that you have provided and will not consider the additional clarification or information in the Reading.

PAYMENT

We currently accept only PayPal payments.

All payments on our website are processed via PayPal. Please see the terms and conditions relating to using PayPal as a buyer on PayPal website. Payment is required to be received and processed prior to the reading taking place.

No order is deemed accepted by us until payment has been processed in full.

When placing an order with us for a reading or service as advertised, this will constitute initiation of a binding contract with us. PayPal payment link will be sent to your e-mail address on acceptance of your order.

Prices and rates are quoted in Euro (€). All prices are correct when published. The quoted rates are non-negotiable.

Payment must be processed prior to the reading or service being supplied by RinaTarot. The date of the receipt of payment constitutes the beginning of the period of reply. I will reply to you with the completed reading within 2 to 7 days.

If I'm unable to complete a reading for you or to complete it within 7 days from the date you have paid for the reading, the entire amount will be refunded unless we agree on a later date for the delivery of your reading.

For orders originating outside of the Republic of Ireland, please note that the price charged to your PayPal account may vary slightly from the price advertised to allow for currency exchange rate fluctuations at the time of drawing.

RinaTarot will request the amount in Euro and your bank will process the amount based on the exchange rate that day.

Please note that we reserve the right to alter prices at any time for any reason. If you are booking any RinaTarot reading from outside of the Republic of Ireland, the payment will be drawn to the correct amount in Euro and you will be liable for the exchange rate applicable. This may result in variance in the cost of bookings from one instance to another due to fluctuating currency rates.

The Client bears full responsibility for ensuring that they select the correct reading, as once a reading is booked and paid for through PayPal, there are no refunds except in exceptional circumstances, which are at the discretion of RinaTarot Management. This decision will be final.

If, due to unforeseen circumstances, we cannot provide the service you have paid for, we will refund your payment using the same payment method you used to purchase your reading.

DISCLAIMER

Under Republic of Ireland law, all psychic and Tarot readings are for ***'entertainment purposes only'***. RinaTarot are not liable for any actions or decisions made by clients based on the readings received.

RinaTarot readings service does not include:

- **reading about past lives**
- **solving crimes, picking lottery numbers, locating lost items or persons**
- **predicting death dates, predicting exact dates of events (for example: "What is the date I will get married?")**
- **diagnosing illnesses or finding cures for illnesses**
- **reading about possible demon possessions, questions related to dark energies or dark magic**
- **reading about persons younger than 18 years old unless you are a parent or legal guardian of the person in question**

You acknowledge that my Tarot readings are not a substitute for licensed medical, legal, business, financial, therapeutic, or other health care service, nor any other professional advice for which I am not qualified. In such cases, I will recommend you seek help and guidance from a medical, legal, business, financial, therapeutic, or other professional.

You acknowledge that all predictions of the future are not guaranteed outcomes. The predictions are expressions of opinion only. The predictions are based on the current events and the outcome can be influenced by your decisions and choices you make by your free will from the moment the Tarot reading is delivered to you.

Readings and consultations offered and or provided by RinaTarot are done so as Entertainment Services only and do not in any way constitute any direct or professional personal, legal, financial, medical or any sort of professional advice.

By engaging in a psychic reading or when reading this site, you understand that we do not provide recommendations, advice or give any directions for you to follow. I might from time to time offer a personal opinion but this does not constitute advice. The content of Psychic and Tarot Readings and the use of this site is purely for Entertainment Purposes only and should not be relied on.

RinaTarot does not refer, endorse, recommend, verify, evaluate or guarantee any Services and nothing shall be considered as a referral, endorsement, recommendation or guarantee.

We do not warrant the validity, accuracy, completeness, safety, legality, quality, or applicability of the content or anything said or written or any advice provided. We will not be liable for any damages sustained due to reliance by you on such information provided by Reader.

The information contained on this Site and provided via the Services are for information and entertainment purposes only and do not constitute advice. Any decisions or action taken by you based on information provided on or via the Site are at your sole discretion and risk and you should obtain individual professional advice where necessary.

RinaTarot do not accept any liability, direct or indirect, for any loss or damage which may directly or indirectly result from any advice, opinion, information, representation or omission whether negligent or otherwise, contained on this site. You, the Client, are solely responsible for the actions you take in reliance on the content on, or accessed, through this site.

RinaTarot does not accept any liability for any misunderstanding or loss which may result from any advice or opinion contained within this site. You, the customer, are solely responsible for your own actions and reliance on the content accessed through this site.

Tarot reading gives guidelines or insight into your current situation. You are responsible for your decisions and health. Under no circumstances can the reading be understood as an obligation or a substitute for medical or any other professional therapy. Rinatarot does not offer medical, financial, legal, tax advice or services and does not provide crisis or other professional advice.

Tarot reading should not be regarded as a substitute for obtaining professional advice on any matter or as professional care for the diagnosis and/or treatment of physical, mental or psychiatric illnesses or disorders: please contact a professional advisor or health care provider.

You agree that under no circumstances shall Rinatarot be liable for direct, indirect, incidental, consequential, special or any other damages arising out of your use of this site or its services.

We don't give medical, financial or legal advice but will suggest steps to feel better in any given situation.

By engaging the service of reader at RinaTarot, you are doing so at your own risk and on the understanding that this service is for entertainment only.

We will not be liable to you if you are injured or die as the result of our negligence.

We have no liability (whether in negligence or otherwise) for any loss not reasonably foreseeable by us when this Agreement starts, nor any loss of opportunity, goodwill, reputation, business revenue, profit or savings you expected to make, wasted expenditure or data being lost or corrupted.

Our liability of any sort including liability for negligence is limited to an amount equal to the sums paid by you to us during the twelve months prior to the relevant period no matter what the cause or form of action.

Owners and psychic readers of Rina Tarot are not liable for any direct, indirect, or incidental, consequential, or punitive damages arising from use of this service.

The RinaTarot will not be liable for any damages, loss or injury that accompany or result from your use of this service.

WEBSITE

Our websites are governed by, and are to be interpreted in accordance with, the laws of the Republic of Ireland.

This website is owned and operated by RinaTarot. Any copying of the data within, either in whole or in part, will constitute an infringement of copyright law as per the legislations of the Republic of Ireland and may be subject to legal action on behalf of RinaTarot.

While every effort is made to ensure the detail provided on this website, some errors may occur

You agree that in using the Service and Site You will not:

- use the Service or Site in any way that may lead to the encouragement, procurement or carrying out of any criminal activity.
- use the Service or Site for any purpose other than Your personal use, in any way that may reasonably be deemed unfair usage.
- leave any content or act in any manner which is defamatory, in breach of copyright or may have the effect of harassing, offending, threatening, abusive or hateful or that otherwise degrades or intimidates an individual or group of individuals on the basis of religions, gender, sexual orientation, race, ethnicity, age or disability, or that is illegal;

RinaTarot reserves the right to change or amend any part of this website at any time and without notice.

Our websites are intended to provide information for people making purchases via our website and to learn about what we do and the services we provide.

While we endeavour to provide accurate information on this site, errors and omissions may occur. To the extent permitted by the law of the Republic of Ireland, RinaTarot makes no warranties in relation to the merchant ability, fitness for purpose, freedom from computer virus, accuracy or availability of this web site or any other web site.

The materials in this site are provided "as is" and without warranties of any kind, either express or implied. The information in the site is altered periodically and changes in circumstances after information is placed in this site may affect the accuracy of the information. It is your responsibility to assess and verify the accuracy, currency, completeness and reliability of information in the site's pages. RinaTarot makes no warranties or representations express or implied regarding the quality, accuracy, completeness, timeliness, merchantability or fitness for purpose of any material in this site or product referred to in this site. RinaTarot makes no warranties that this site is free of human or mechanical error, technical inaccuracies or typographical errors. RinaTarot makes no warranties or representation that the material in this site will not cause damage or that the material is free from any computer virus or any other defects or errors or omissions. This website and its owners' agent sand psychic readers are not liable for any direct, incidental, consequential, indirect, or punitive damages arising from your access to or use of this website or any contents on this website.

TO THE EXTENT PERMITTED BY APPLICABLE LAW WE ARE NOT LIABLE FOR:

- any action you may take as a result of relying on any information provided on this Site or by any Reader or for any loss or damage suffered by you as a result of you taking this action.
- any dealings you have with third parties (e.g. other users, Readers, advertisers or promoters) that take place using or facilitated by the Site.
- any liability for losses which are not a foreseeable or a likely consequence of (i) your use of the Site, or (ii) a breach of these Terms.

In all other circumstances, our liability in connection with this agreement or for the services, whether in contract or tort for any cause of action, even an action arising from our own negligence or the negligence of the reader, our fraud, or fraudulent misrepresentation shall be limited in aggregate to the net payment to us from you in relation to the relevant service session. in no event will we or any reader be liable for: any direct, indirect, special, incidental, or consequential damages arising out of or related to the use of or inability to use the site or service. where this limitation is unenforceable, our liability shall be limited to the maximum extent permissible under law.

You agree to defend, indemnify and hold harmless us and the reader, and all of our respective officers, directors, owners, agents, employees, information providers, affiliates, licensors and licensees (collectively, "indemnified parties") from and against any and all liability and costs including, without limitation, legal fees and costs, incurred by the indemnified parties in connection with any claim arising out of: (i) any breach by you of the agreement or any representations, warranties and/or covenants contained herein; or (ii) your use of the site or service.

We are not responsible if you cannot access the Site properly or at all because of any event outside our control,

We cannot guarantee that the Site or any individual feature of the Site will be free from viruses or bugs.

Access to the Services may be suspended temporarily and without notice in the case of system failure, maintenance or repair or for reasons reasonably beyond our control.

We will co-operate with any regulators, law enforcement authorities or court order requesting or directing us to disclose the identity of or locate any one for the prevention or detection of crime or the apprehension or prosecution of offenders. There may be other circumstances in which we may be required by law or may exercise our discretion to disclose information about you or your use of this Service to such persons.

Use of our service is for lawful purposes only and should not:

- in a way that does not comply with these terms or any laws applicable to you or that is in any way unlawful or fraudulent; or
- to send, knowingly receive, upload, download, use or re-use any material which is abusive, defamatory, indecent, obscene or menacing, unreliable, in a violent, cruel, sadistic or be of a repulsive or horrible nature, involve foul language or in breach of any intellectual property, copyright, confidence, privacy or any other rights; or
- to send or upload any material that contains or causes viruses, Trojans, worms or any other harmful programmes or
- to cause annoyance, offence, inconvenience, needless anxiety; encourage or incite any person to engage in dangerous practices or to use harmful substances; induce or promote racial disharmony; debase, degrade or demean, promote or facilitate prostitution; or
- to spam or instigate the sending of any unsolicited advertising or promotional material; or
- to attempt to, hack, modify or otherwise corrupt the security or functionality of our service.

If you do not follow the guidelines set out in various paragraphs of this Agreement, you agree to indemnify us against all claims, demands, actions, costs, expenses (including but not limited to reasonable legal costs and disbursements), losses and damages arising from or incurred as a result of your actions.

You must not:

- impersonate or try to impersonate another person.
- use all or any part of our Site or the contents on it for any commercial purposes.

PRIVACY

I do Tarot readings to the best of my ability with honesty, supportive intentions and compassion.

I respect all my clients, regardless of age, gender, race, background, spiritual beliefs, sexual preference, or economic status.

All Tarot readings are confidential and will never be shared with anyone without the client's permission.

RinaTarot service respects your privacy and will never use your confidential and private details and information in any way outside of the reading.

RinaTarot service is governed by the privacy laws of the Republic of Ireland.

As of 25th May 2018, we are subject to the GDPR rules. The General Data Protection Regulation (GDPR) (EU) 2016/679 is a regulation in EU law on data protection and privacy for all individuals within the European Union. These expand the protection and privacy afforded to all parties as set down in the Data Protection Regulations.

RinaTarot is bound by these laws, any information provided to us for the purpose of booking readings will not be passed on to or forwarded to a third party. These regulations also bind the Client. Any infringement of these regulations by either party is enforceable via the Data Protection Commissioner pursuant to the GDPR 2018.

Clients or their associates are NOT permitted to publish details of the reading.

Clients are not permitted to publish the spoken or written contents of a reading given by reader on behalf of RinaTarot in any form, in any medium, anywhere, either in private or in public, in whole or in part, to a third party or a publication of any kind, including all forms of social media.

All readings and the contents of all readings are confidential and between RinaTarot and the client, or between psychic reader and the client.

The content, material, discussion, reading, or anything discussed during the reading, or discussion about the reading either prior to or following the reading, are not permitted to be published in part or in whole, in any way, shape or form, to a third party or publication. Publication of any part or the whole of a reading, is not permitted, unless permission is granted in writing prior to the reading or publication of the reading, by the psychic reader or the owners of RinaTarot.

This permission must be given prior to publication to a third party or prior to publication either in print, video clip, audio file, internet publication, newspaper, magazine, book, on public social media, television or any other form of publication.

The readings given by psychic reader at RinaTarot are not intended to replace professional advice from a lawyer, doctor, counsellor, accountant or ANY other professional person(s) or organisation. Please seek independent professional advice for your financial, legal, medical, psychological, psychiatric or any other problem which requires a consultation from a professionally qualified person.

For more information please see our Privacy Policy.

RinaTarot may at any time amend the content of this site including the conditions of this disclaimer. These amendments shall come into force immediately after publication on this site

RinaTarot reserves the right to alter, modify or update these terms of use. These terms apply to your order. We may change our terms and conditions at any time, so please do not assume that the same terms will apply to future orders and be sure to review prior to each purchase.

Privacy Policy

Last updated: July 17, 2020

This Privacy Policy describes Our policies and procedures on the collection, use and disclosure of Your information when You use the Service and tells You about Your privacy rights and how the law protects You.

We use Your Personal data to provide and improve the Service. By using the Service, You agree to the collection and use of information in accordance with this Privacy Policy.

Interpretation and Definitions

Interpretation

The words of which the initial letter is capitalized have meanings defined under the following conditions. The following definitions shall have the same meaning regardless of whether they appear in singular or in plural.

Definitions

For the purposes of this Privacy Policy:

Account means a unique account created for You to access our Service or parts of our Service.

Company (referred to as either "the Company", "We", "Us" or "Our" in this Agreement) refers to RinaTarot, Co. Clare .

For the purpose of the GDPR, the Company is the Data Controller.

Cookies are small files that are placed on Your computer, mobile device or any other device by a website, containing the details of Your browsing history on that website among its many uses.

Country refers to: Ireland

Data Controller, for the purposes of the GDPR (General Data Protection Regulation), refers to the Company as the legal person which alone or jointly with others determines the purposes and means of the processing of Personal Data.

Device means any device that can access the Service such as a computer, a cellphone or a digital tablet.

Personal Data is any information that relates to an identified or identifiable individual.

For the purposes for GDPR, Personal Data means any information relating to You such as a name, an identification number, location data, online identifier or to one or more factors specific to the physical, physiological, genetic, mental, economic, cultural or social identity.

Service refers to the Website.

Service Provider means any natural or legal person who processes the data on behalf of the Company. It refers to third-party companies or individuals employed by the Company to facilitate the Service, to provide the Service on behalf of the Company, to perform services related to the Service or to assist the Company in analyzing how the Service is used. For the purpose of the GDPR, Service Providers are considered Data Processors.

Third-party Social Media Service refers to any website or any social network website through which a User can log in or create an account to use the Service.

Usage Data refers to data collected automatically, either generated by the use of the Service or from the Service infrastructure itself (for example, the duration of a page visit).

Website refers to RinaTarot, accessible from <http://www.rinatarot.ie>

You means the individual accessing or using the Service, or the company, or other legal entity on behalf of which such individual is accessing or using the Service, as applicable.

Under GDPR (General Data Protection Regulation), You can be referred to as the Data Subject or as the User as you are the individual using the Service.

Collecting and Using Your Personal Data

Types of Data Collected

Personal Data

While using Our Service, We may ask You to provide Us with certain personally identifiable information that can be used to contact or identify You. Personally identifiable information may include, but is not limited to:

- Email address
- First name and last name
- Usage Data

Usage Data

Usage Data is collected automatically when using the Service.

Usage Data may include information such as Your Device's Internet Protocol address (e.g. IP address), browser type, browser version, the pages of our Service that You visit, the time and date of Your visit, the time spent on those pages, unique device identifiers and other diagnostic data.

When You access the Service by or through a mobile device, We may collect certain information automatically, including, but not limited to, the type of mobile device You use, Your mobile device unique ID, the IP address of Your mobile device, Your mobile operating

system, the type of mobile Internet browser You use, unique device identifiers and other diagnostic data.

We may also collect information that Your browser sends whenever You visit our Service or when You access the Service by or through a mobile device.

Tracking Technologies and Cookies

We use Cookies and similar tracking technologies to track the activity on Our Service and store certain information. Tracking technologies used are beacons, tags, and scripts to collect and track information and to improve and analyze Our Service.

You can instruct Your browser to refuse all Cookies or to indicate when a Cookie is being sent. However, if You do not accept Cookies, You may not be able to use some parts of our Service.

Cookies can be "Persistent" or "Session" Cookies. Persistent Cookies remain on your personal computer or mobile device when You go offline, while Session Cookies are deleted as soon as You close your web browser. Learn more about cookies: [All About Cookies](#).

We use both session and persistent Cookies for the purposes set out below:

Necessary / Essential Cookies

Type: Session Cookies

Administered by: Us

Purpose: These Cookies are essential to provide You with services available through the Website and to enable You to use some of its features. They help to authenticate users and prevent fraudulent use of user accounts. Without these Cookies, the services that You have asked for cannot be provided, and We only use these Cookies to provide You with those services.

Cookies Policy / Notice Acceptance Cookies

Type: Persistent Cookies

Administered by: Us

Purpose: These Cookies identify if users have accepted the use of cookies on the Website.

Functionality Cookies

Type: Persistent Cookies

Administered by: Us

Purpose: These Cookies allow us to remember choices You make when You use the Website, such as remembering your login details or language preference. The purpose of these Cookies is to provide You with a more personal experience and to avoid You having to re-enter your preferences every time You use the Website.

Tracking and Performance Cookies

Type: Persistent Cookies

Administered by: Third-Parties

Purpose: These Cookies are used to track information about traffic to the Website and how users use the Website. The information gathered via these Cookies may directly or indirectly identify you as an individual visitor. This is because the information collected is typically linked to a pseudonymous identifier associated with the device you use to access the Website. We may also use these Cookies to test new advertisements, pages, features or new functionality of the Website to see how our users react to them.

For more information about the cookies we use and your choices regarding cookies, please visit our Cookies Policy or the Cookies section of our Privacy Policy.

Use of Your Personal Data

The Company may use Personal Data for the following purposes:

- **To provide and maintain our Service**, including to monitor the usage of our Service.
- **To manage Your Account:** to manage Your registration as a user of the Service. The Personal Data You provide can give You access to different functionalities of the Service that are available to You as a registered user.
- **For the performance of a contract:** the development, compliance and undertaking of the purchase contract for the products, items or services You have purchased or of any other contract with Us through the Service.
- **To contact You:** To contact You by email, telephone calls, SMS, or other equivalent forms of electronic communication, such as a mobile application's push notifications regarding updates or informative communications related to the functionalities, products or contracted services, including the security updates, when necessary or reasonable for their implementation.
- **To provide You** with news, special offers and general information about other goods, services and events which we offer that are similar to those that you have already purchased or enquired about unless You have opted not to receive such information.
- **To manage Your requests:** To attend and manage Your requests to Us.

We may share your personal information in the following situations:

- **With Service Providers:** We may share Your personal information with Service Providers to monitor and analyze the use of our Service, for payment processing, to contact You.
- **For Business transfers:** We may share or transfer Your personal information in connection with, or during negotiations of, any merger, sale of Company assets, financing, or acquisition of all or a portion of our business to another company.
- **With Affiliates:** We may share Your information with Our affiliates, in which case we will require those affiliates to honor this Privacy Policy. Affiliates include Our parent company and any other subsidiaries, joint venture partners or other companies that We control or that are under common control with Us.

- **With Business partners:** We may share Your information with Our business partners to offer You certain products, services or promotions.
- **With other users:** when You share personal information or otherwise interact in the public areas with other users, such information may be viewed by all users and may be publicly distributed outside. If You interact with other users or register through a Third-Party Social Media Service, Your contacts on the Third-Party Social Media Service may see Your name, profile, pictures and description of Your activity. Similarly, other users will be able to view descriptions of Your activity, communicate with You and view Your profile.

Retention of Your Personal Data

The Company will retain Your Personal Data only for as long as is necessary for the purposes set out in this Privacy Policy. We will retain and use Your Personal Data to the extent necessary to comply with our legal obligations (for example, if we are required to retain your data to comply with applicable laws), resolve disputes, and enforce our legal agreements and policies.

The Company will also retain Usage Data for internal analysis purposes. Usage Data is generally retained for a shorter period of time, except when this data is used to strengthen the security or to improve the functionality of Our Service, or We are legally obligated to retain this data for longer time periods.

Transfer of Your Personal Data

Your information, including Personal Data, is processed at the Company's operating offices and in any other places where the parties involved in the processing are located. It means that this information may be transferred to — and maintained on — computers located outside of Your state, province, country or other governmental jurisdiction where the data protection laws may differ than those from Your jurisdiction.

Your consent to this Privacy Policy followed by Your submission of such information represents Your agreement to that transfer.

The Company will take all steps reasonably necessary to ensure that Your data is treated securely and in accordance with this Privacy Policy and no transfer of Your Personal Data will take place to an organization or a country unless there are adequate controls in place including the security of Your data and other personal information.

Disclosure of Your Personal Data

Business Transactions

If the Company is involved in a merger, acquisition or asset sale, Your Personal Data may be transferred. We will provide notice before Your Personal Data is transferred and becomes subject to a different Privacy Policy.

Law enforcement

Under certain circumstances, the Company may be required to disclose Your Personal Data if required to do so by law or in response to valid requests by public authorities (e.g. a court or a government agency).

Other legal requirements

The Company may disclose Your Personal Data in the good faith belief that such action is necessary to:

- Comply with a legal obligation
- Protect and defend the rights or property of the Company
- Prevent or investigate possible wrongdoing in connection with the Service
- Protect the personal safety of Users of the Service or the public
- Protect against legal liability

Security of Your Personal Data

The security of Your Personal Data is important to Us, but remember that no method of transmission over the Internet, or method of electronic storage is 100% secure. While We strive to use commercially acceptable means to protect Your Personal Data, We cannot guarantee its absolute security.

Detailed Information on the Processing of Your Personal Data

Service Providers have access to Your Personal Data only to perform their tasks on Our behalf and are obligated not to disclose or use it for any other purpose.

Analytics

We may use third-party Service providers to monitor and analyze the use of our Service.

Google Analytics

Google Analytics is a web analytics service offered by Google that tracks and reports website traffic. Google uses the data collected to track and monitor the use of our Service. This data is shared with other Google services. Google may use the collected data to contextualize and personalize the ads of its own advertising network.

You can opt-out of having made your activity on the Service available to Google Analytics by installing the Google Analytics opt-out browser add-on. The add-on prevents the Google Analytics JavaScript (ga.js, analytics.js and dc.js) from sharing information with Google Analytics about visits activity.

For more information on the privacy practices of Google, please visit the Google Privacy & Terms web page: <https://policies.google.com/privacy>

Email Marketing

We may use Your Personal Data to contact You with newsletters, marketing or promotional materials and other information that may be of interest to You. You may opt-out of receiving any, or all, of these communications from Us by following the unsubscribe link or instructions provided in any email We send or by contacting Us.

We may use Email Marketing Service Providers to manage and send emails to You.

atmail

Their Privacy Policy can be viewed at <https://www.atmail.com/privacy/>

Payments

We may provide paid products and/or services within the Service. In that case, we may use third-party services for payment processing (e.g. payment processors).

We will not store or collect Your payment card details. That information is provided directly to Our third-party payment processors whose use of Your personal information is governed by their Privacy Policy. These payment processors adhere to the standards set by PCI-DSS as managed by the PCI Security Standards Council, which is a joint effort of brands like Visa, Mastercard, American Express and Discover. PCI-DSS requirements help ensure the secure handling of payment information.

PayPal

Their Privacy Policy can be viewed at <https://www.paypal.com/webapps/mpp/ua/privacy-full>

Usage, Performance and Miscellaneous

We may use third-party Service Providers to provide better improvement of our Service.

Invisible reCAPTCHA

We use an invisible captcha service named reCAPTCHA. reCAPTCHA is operated by Google.

The reCAPTCHA service may collect information from You and from Your Device for security purposes.

The information gathered by reCAPTCHA is held in accordance with the Privacy Policy of Google: <https://www.google.com/intl/en/policies/privacy/>

Google Places

Google Places is a service that returns information about places using HTTP requests. It is operated by Google

Google Places service may collect information from You and from Your Device for security purposes.

The information gathered by Google Places is held in accordance with the Privacy Policy of Google: <https://www.google.com/intl/en/policies/privacy/>

GDPR Privacy

Legal Basis for Processing Personal Data under GDPR

We may process Personal Data under the following conditions:

- **Consent:** You have given Your consent for processing Personal Data for one or more specific purposes.
- **Performance of a contract:** Provision of Personal Data is necessary for the performance of an agreement with You and/or for any pre-contractual obligations thereof.
- **Legal obligations:** Processing Personal Data is necessary for compliance with a legal obligation to which the Company is subject.
- **Vital interests:** Processing Personal Data is necessary in order to protect Your vital interests or of another natural person.
- **Public interests:** Processing Personal Data is related to a task that is carried out in the public interest or in the exercise of official authority vested in the Company.
- **Legitimate interests:** Processing Personal Data is necessary for the purposes of the legitimate interests pursued by the Company.

In any case, the Company will gladly help to clarify the specific legal basis that applies to the processing, and in particular whether the provision of Personal Data is a statutory or contractual requirement, or a requirement necessary to enter into a contract.

Your Rights under the GDPR

The Company undertakes to respect the confidentiality of Your Personal Data and to guarantee You can exercise Your rights.

You have the right under this Privacy Policy, and by law if You are within the EU, to:

- **Request access to Your Personal Data.** The right to access, update or delete the information We have on You. Whenever made possible, you can access, update or request deletion of Your Personal Data directly within Your account settings section. If you are unable to perform these actions yourself, please contact Us to assist You. This also enables You to receive a copy of the Personal Data We hold about You.
- **Request correction of the Personal Data that We hold about You.** You have the right to to have any incomplete or inaccurate information We hold about You corrected.
- **Object to processing of Your Personal Data.** This right exists where We are relying on a legitimate interest as the legal basis for Our processing and there is something about Your particular situation, which makes You want to object to our processing of Your Personal Data on this ground. You also have the right to object where We are processing Your Personal Data for direct marketing purposes.
- **Request erasure of Your Personal Data.** You have the right to ask Us to delete or remove Personal Data when there is no good reason for Us to continue processing it.

- **Request the transfer of Your Personal Data.** We will provide to You, or to a third-party You have chosen, Your Personal Data in a structured, commonly used, machine-readable format. Please note that this right only applies to automated information which You initially provided consent for Us to use or where We used the information to perform a contract with You.
- **Withdraw Your consent.** You have the right to withdraw Your consent on using your Personal Data. If You withdraw Your consent, We may not be able to provide You with access to certain specific functionalities of the Service.

Exercising of Your GDPR Data Protection Rights

You may exercise Your rights of access, rectification, cancellation and opposition by contacting Us. Please note that we may ask You to verify Your identity before responding to such requests. If You make a request, We will try our best to respond to You as soon as possible.

You have the right to complain to a Data Protection Authority about Our collection and use of Your Personal Data. For more information, if You are in the European Economic Area (EEA), please contact Your local data protection authority in the EEA.

Your California Privacy Rights (California's Shine the Light law)

Under California Civil Code Section 1798 (California's Shine the Light law), California residents with an established business relationship with us can request information once a year about sharing their Personal Data with third parties for the third parties' direct marketing purposes.

If you'd like to request more information under the California Shine the Light law, and if you are a California resident, You can contact Us using the contact information provided below.

California Privacy Rights for Minor Users (California Business and Professions Code Section 22581)

California Business and Professions Code section 22581 allow California residents under the age of 18 who are registered users of online sites, services or applications to request and obtain removal of content or information they have publicly posted.

To request removal of such data, and if you are a California resident, You can contact Us using the contact information provided below, and include the email address associated with Your account.

Be aware that Your request does not guarantee complete or comprehensive removal of content or information posted online and that the law may not permit or require removal in certain circumstances.

Links to Other Websites

Our Service may contain links to other websites that are not operated by Us. If You click on a third party link, You will be directed to that third party's site. We strongly advise You to review the Privacy Policy of every site You visit.

We have no control over and assume no responsibility for the content, privacy policies or practices of any third party sites or services.

Changes to this Privacy Policy

We may update our Privacy Policy from time to time. We will notify You of any changes by posting the new Privacy Policy on this page.

We will let You know via email and/or a prominent notice on Our Service, prior to the change becoming effective and update the "Last updated" date at the top of this Privacy Policy.

You are advised to review this Privacy Policy periodically for any changes. Changes to this Privacy Policy are effective when they are posted on this page.

Contact Us

If you have any questions about this Privacy Policy, You can contact us:

By email: info@rinatarot.ie

By visiting this page on our website: <http://www.rinatarot.ie/privacy>