

Synthetic Wombs Terms & Conditions

By reading, responding, and relating on syntheticwombs.com (the "Website") you are agreeing to abide by these Terms and Conditions. You are welcome to browse the Website without providing any personal information.

SyntheticWombs.com ("Synthetic Wombs") encourages you to comment on articles, but does not condone personal attacks on writers or other posters. You may not use the Website to send or post messages or material that are unlawful, harassing, libelous, defamatory, abusive, threatening, harmful, vulgar, obscene, profane, sexually-oriented, threatening, racially offensive, inaccurate, or otherwise objectionable or that encourages conduct that could constitute a criminal offense, give rise to civil liability or otherwise violate any applicable local, state, national or international law or regulation.

Use of information found on the Website, either personal or otherwise, for any commercial purpose or to obtain direct financial gain is prohibited, including but not limited to chain letters, junk mail, spamming, solicitations (commercial or non-commercial) or bulk communications of any kind including but not limited to distribution lists to any person who has not given specific permission to be included in such a list.

In the event that Synthetic Wombs determines that you have breached any portion of these Terms and Conditions, or have otherwise demonstrated conduct inappropriate for the Synthetic Wombs community, Synthetic Wombs reserves the right to: (i) delete any or all content provided by you or your agent to Synthetic Wombs; (ii) take any other action which Synthetic Wombs deems necessary and appropriate.

Copyright

All copy, artwork, layouts and other content of this Website, including information in all forms, text, logos, graphics, images, software, icons and other materials are protected by copyright laws of the United States and other countries and owned by Synthetic Wombs or owned by their creator and used under license. No portion of any such materials may be reproduced without the prior written permission of Synthetic Wombs or the writer directly. All rights are reserved.

The information on this Website may not be copied, reproduced or distributed in any form or by any means whether electronic, mechanical, printed, photocopied, recorded or otherwise, for any other purpose in whole or in part without the prior written permission of Synthetic Wombs. Synthetic Wombs reserves the right to take any and all appropriate legal action.

By posting material on Synthetic Wombs, you are representing and warranting that it does not infringe any rights, including but not limited to copyright, trademark or rights of confidentiality, of any other person, and you agree to indemnify and hold Synthetic Wombs harmless for any such infringement.

Claims of Copyright Infringement

Synthetic Wombs respects the intellectual property of others. If you believe that your copyrighted work appears on this site in a way that constitutes copyright infringement, you may notify us by emailing Synthetic Wombs at info@syntheticwombs.com with the following information, which is consistent with the form suggested by the United States Digital Millennium Copyright Act (DMCA):

- a description of the copyrighted work and a description of the infringing activity
- the location of the copyrighted work (the original or an authorized copy) (include specific identifiers such as its URL or ISBN)
- the syntheticwombs.com URL where suspect material is located
- the signature (electronic or physical) of the owner of the copyright or the person authorized to act on the owner's behalf

- your name, address, telephone number, and email address
- a statement by you declaring the disputed use is not authorized by the copyright owner, its agent, or the law
- a statement by you, made under penalty of perjury, that all of the information in your notice is accurate and that you are the copyright owner or are authorized to act on the copyright owner's behalf

Notice of claims of copyright infringement on the Website must be sent to:

Synthetic Wombs
Attn. Synthetic Wombs Legal
2637 Pleasant Ave Suite 7
Minneapolis, MN
55408, United States

By email: info@syntheticwombs.com

Trademarks

Synthetic Wombs' trademarks are valuable assets and Synthetic Wombs takes infringement of them seriously. All names, marks, brands, titles, slogans, logos, icons, graphics, or trade names, designs and other designations within this Website, including but not limited to SYNTHETIC WOMBS, SYNTHETICWOMBS.COM, and the SYNTHETIC WOMBS logo, are registered and unregistered trademarks of either Synthetic Wombs or other parties (collectively, the "Trademarks") in the United States, Canada, the European Union and other countries.

Nothing contained on this Website should be construed as granting by implication, estoppels, or otherwise, any license or right to use any of the Trademarks displayed on this Website without the written permission of Synthetic Wombs or such party that may own such Trademarks.

Disclaimer

The material in this site is provided for personal, non-commercial, educational and informational purposes only and does not constitute a recommendation or endorsement with respect to any company or product. Synthetic Wombs does not provide any endorsement or recommendation of any third party's facility, business or event and makes no representations and specifically disclaims all warranties, express, implied or statutory, regarding the accuracy, timeliness, completeness, durability, title, non infringement of intellectual property rights, interoperability of products and services, availability of the site, storage of content, merchantability or fitness for any particular purpose of any material contained in this Website.

Neither Synthetic Wombs nor any of its partners, suppliers or affiliates or any other party involved in creating, producing, or delivering the Website is liable for any errors or omissions on the Website nor for any direct, special, incidental, consequential, indirect, or punitive damages arising out of your use of the Website or the information contained herein including, but not limited to, business interruption and loss of use, data, information or profits.

Links to Other Sites

This Website facilitates access by hypertext links to other worldwide websites not maintained by or related to Synthetic Wombs. These hypertext-linked sites are entirely independent of this Website and shall not in any manner be construed as implying any affiliation with or endorsement, representation or warranty by Synthetic Wombs of such site or entity or its respective products, services, information, materials, opinions or links to other sites.

Synthetic Wombs does not review or monitor such websites and is not responsible or liable for the content or accuracy thereof. The reproduction and use of any content linked from Synthetic Wombs is subject to the conditions that the

respective website owners may impose, and is at your own risk. You are encouraged and advised to review the posted terms and conditions of all websites that you visit from this Website.

Personal Liability

You are legally and ethically responsible for words, files, pictures, or any other work you post or transmit using Synthetic Wombs' services (the "Work") and are responsible for honoring the rights of others, including intellectual-property rights (copyright, patent, and trademark), the right to privacy, and the right not to be defamed. If you wish to post any Work on the Website in which a third party owns the copyright, you are responsible for obtaining the copyright holder's permission first.

In posting a Work via any service offered by Synthetic Wombs, you authorize others to respond to and link to your Work. However, you agree not to reproduce or disseminate the Work of others, unless permission has been granted by the original author.

By posting Work on Synthetic Wombs you grant Synthetic Wombs the royalty-free, perpetual, irrevocable, and non-exclusive right (including any moral rights) and license to publish, excerpt, and display the Work (in whole or in part) worldwide.

All questions, comments, suggestions and other communications you may submit regarding the content of this Website or any Synthetic Wombs document shall be deemed to be non-confidential and Synthetic Wombs shall have no obligation of any kind with respect to any such communication, and shall be free to reproduce, use, disclose and distribute such communication or otherwise without limitation.

Synthetic Wombs is not responsible for any material and/or data obtained through downloading or other means, which may be responsible for any damage to your computer system, data, or any personal objects or for viruses that may infect your computer equipment or other property as a result of your use of the Website or your downloading of any data, text, images, files or other materials from this Website.

Paid Correspondents

All paid correspondents are responsible for maintaining their postings on Synthetic Wombs. Upon receipt of information regarding changes to a correspondent's work, the correspondent must complete the changes within thirty calendar days. In the event the correspondent does not enact the changes to any or all postings within thirty calendar days, said postings may be removed from the website at the sole discretion of Synthetic Wombs, resulting in the loss of the correspondent's residuals for said postings.

All correspondents are responsible for applicable copyright laws. Correspondents will not and cannot hold Synthetic Wombs liable for copyright infringement or any laws that are broken due to the negligence of the correspondent.

All paid correspondent will be paid US \$0.10 per 1000 page views for their article. Unpaid page view totals will carry over to the next month until enough page views have been accrued to issue the correspondent a payment. Payments will be made to the correspondent via PayPal on the last calendar day of the month that the correspondent's account accrues enough page views to translate to US \$10.00 (**example: correspondent has accrued enough page views to receive a payment on the 12th of October. A payment to the correspondent would be made on October 31st for the entire balance of the account**).

Page view totals will be reset to zero upon issuing a payment to the correspondent. If a correspondent requires payment via paper check rather than PayPal, the correspondent must request a paper check in writing. The request may be submitted via email or mailed to our office. In the event of an accounting or payment error, please contact Synthetic Wombs. Synthetic Wombs will work quickly to resolve any errors.

If Synthetic Wombs suspects at any time that the correspondent has fraudulently accumulated page views through human or computerized means, the correspondent forfeits their claim to any residuals and payments accrued. Synthetic Wombs will remove all postings by the correspondent, and the correspondent will be banned from using Synthetic Wombs for life.

The correspondent retains the copyright on all work derived from or written by the correspondent. All works will legally remain the property of the correspondent. Upon posting to Synthetic Wombs, the correspondent authorizes Synthetic Wombs to display, market, and use any and all works submitted in any way Synthetic Wombs deems fit, at the sole discretion of Synthetic Wombs. Upon written request, all postings from the correspondent will be removed from the website.

In the event a third party is interested in purchasing content from the author, Synthetic Wombs may or may not act as a broker for the purchase. If the author or correspondent is contacted by Synthetic Wombs regarding a third party purchasing the work, the author or correspondent has no obligation to sell their work. However, if the author or correspondent agrees to sell a work, the author or correspondent agrees to pay Synthetic Wombs a brokerage fee, which will be determined on a case by case basis.

Either Synthetic Wombs or the correspondent have the right to sever the agreement at any time, however, if a payment is requested, the correspondent must issue a statement in writing requesting the payment within thirty calendar days of termination of the agreement.

Privacy

Synthetic Wombs maintains a separate [Privacy Policy](#).

Change of Terms

Synthetic Wombs reserves the right to change these terms and conditions at any time. These changes will appear on this screen. By using our services and this site you agree in advance to accept these changes.

Applicable Law

This agreement shall be governed by, and construed in accordance with, the laws of the State of Minnesota, and the laws of the United States applicable in the State.