

ArrowHeads.com (the “Site”) trades on its reputation as the premier online multi-sided platform model for **authentic** prehistoric ancient Native American Indian artifacts, relics, and arrowheads. All sellers, advertisers, auction houses, dealers, event hosts and store owners (each referred to as a “Seller” and the activity on the Site as the “Service”) must abide by the following policies and terms of service (the “Terms of Service” or “Terms”) which constitute a legally binding agreement between you and the Site.

Every Seller using the Service must implement, abide, and practice the following Terms of Service with regard to all Services:

1. All content posted to or linked through the Site must be truthful, accurate, and complete. All descriptions and photographs must fully describe the condition of any item, including its faults (if any).
2. All published content must state: “ArrowHeads.com has not inspected and does not guarantee the quality, authenticity, or description of the item(s). The Site acts as a listing platform only and assumes no responsibility for the accuracy, quality, or legality of items listed by sellers. All Sellers agree to abide by the Terms of Service provided by ArrowHeads.com which is available [here].”
3. All shipping and handling charges must be clearly, fully, and accurately stated.
4. Seller’s return policy must be prominently stated, in simple terms which are easy to read and understand. The Site requires all Sellers to offer a minimum fourteen (14) day return policy on any item purchased through use of the Services that is returned based on authenticity or condition of the item.

Additional Terms; Amendment. In addition to these Terms of Service, your access to, and use of the Services is also governed by the applicable terms found on the Site. By accessing or using the Services, you confirm your agreement to be bound by these Terms and comply with all applicable laws. If you do not agree to these Terms, do not access or use the Services. The Site reserves the right to modify these Terms or its policies relating to the Services at any time, effective upon posting of an updated version of these Terms through the Site.

Enforcement. Failure to implement and follow these Terms may result in the Seller being immediately removed from the Site. No refunds will be provided for Sellers removed for violation of these Terms.

Platform Services Only. The Site is not a party to any contract or relationship between Seller and Seller's customer regardless of whether the customer reaches Seller through the Site.

Limitation of Damages. The Site shall not be liable for indirect, incidental, special, exemplary, punitive, or consequential damages, including lost profits, lost data, personal injury or death, or property damage related to, in connection with, or otherwise resulting from any use of the Services, regardless of the negligence (either active, affirmative, sole, or concurrent) of the Site, even if the Site has been advised of the possibility of such damages. You agree to indemnify and hold the Site and its affiliates and their officers, directors, employees, and agents harmless from and against any and all actions, claims, demands, losses, liabilities, costs, damages, and expenses (including attorneys' fees), arising out of or in connection with: (i) Seller's use of the Services; (ii) Seller's breach or violation of any of these Terms; or (iii) Seller's violation of the rights of any third party,

Dispute Resolution. Any dispute arising out of the Services must be resolved before a court of competent jurisdiction in Lafayette County, Mississippi, and each party expressly agrees to the exclusive jurisdiction and venue of the same.