

Disclaimer

Because many things that we cannot control influence outcomes, “intentions” as described, carry no guarantee of results in the matter described.

In previous experiments with intention broadcasts to various points around the world and focused on various circumstances, it has taken different lengths of time before significant results have been verified. Typically this is because an intention for a new reality often has to first disrupt the old reality. Like renovating your house, first it becomes a mess. This might mean circumstances will get worse before they begin to improve. Maintaining your patience and belief is helpful since this is not like getting next-day delivery from Amazon.

For every intention category, the primary criterion is that it be for the highest good of the individual, his or her circumstances, those within it, and for our world.

The products and statements made about specific products on this website have not been evaluated by the United States Food and Drug Administration (FDA) and are not intended to diagnose, treat, cure or prevent disease. For all physical and mental health issues be sure to consult with a trusted healthcare provider.

The intention broadcasts, content provided therein, content of the Intention Power For You website, and content of statements by speakers and employees (collectively, “Content”) is not intended or implied to be a substitute for professional medical or mental health advice, diagnosis, or treatment. Always seek the advice of your physician or other qualified healthcare provider with any questions you may have regarding a medical or mental health condition. Please consult your physician or mental health professional before making any changes, especially if you have a medical condition or are taking any medication. You should not rely on any Intention Power For You website Content to determine dietary changes, a medical diagnosis, or courses of treatment.

Terms of Service

The terms below (“Terms”) are applicable to your participation in the Intention Power For You broadcast (the “Program”) operated by The Tiller Foundation (the “Foundation”). By taking any step to participate in the Program, directly or on behalf of another, you agree to the Terms stated below. Please read them carefully.

To participate in the Program, you must:

- Submit your name, address email and cell phone number which will be used as a broadcast locator and for correspondence about this broadcast.
- Be at least age 18 and the age of majority in your jurisdiction of residence to participate.
- Comply with all applicable laws, rules, and regulations in connection with your participation in the Program.
- Not engage in behavior that the Foundation deems inappropriate, threatening, illegal, or that is intended to annoy, abuse, or harass any other person or entity, participate

in self-dealing, undermine the integrity or intent of the Program in any way, or violate any provision in these Terms.

The Program will broadcast monthly from your initial subscription, and auto renew each month until you terminate the subscription. If the Program is at capacity, you will receive notification that you are not able to participate in the Program.

You may cancel at any time by logging into your account and canceling. Or you may cancel at any time by notifying the Foundation via the Contact Us page. All cancellations are final and broadcasting is terminated on the first day the month immediately following the recipient's monthly broadcast period. Any remaining broadcast service is non-refundable. The Foundation may withdraw you from the Program if circumstances arise that warrant doing so, as determined in the Foundation's sole discretion. Unless your participation is terminated for violation of these terms of service, your subscription will automatically renew at the end of one month, for successive months until you terminate your subscription.

The Foundation reserves the right to cancel, suspend, or modify all or part of this Program at any time without notice, for any or no reason in its sole discretion, and without any liability or obligation to you, by communicating a change through the same channels used in advertising the Program, such as the email address you provided. If you breach any of these Terms, your participation is VOID and terminated.

The Foundation may use the data you submit in connection with your participation in the Program in order to administer the Program and to communicate with you. You acknowledge and explicitly consent to the use of your information, including, without limitation, personal information, for purposes of administering this Program and receiving communications from the Foundation.

To the maximum extent allowed under applicable law, all benefits under the Program are provided "AS IS" with no warranty, representation, or guarantee, express or implied, in fact, custom, or law, whether now known or later enacted, made by the Foundation or its officers, directors, members, managers, agents or representatives (collectively, "Released Parties"). Any alleged or actual ambiguity or discrepancy related to the Program will be resolved by the Foundation in its sole discretion. AS A CONDITION OF PARTICIPATING IN THE PROGRAM, YOU AGREE TO RELEASE, DISCHARGE, HOLD HARMLESS, AND INDEMNIFY THE RELEASED PARTIES, FROM AND AGAINST ANY LIABILITY WHATSOEVER FOR INJURIES OR DAMAGES OF ANY KIND SUSTAINED IN CONNECTION WITH YOUR PARTICIPATION IN THE PROGRAM. THIS RELEASE DOES NOT APPLY TO INJURY CAUSED BY THE NEGLIGENCE OF THE FOUNDATION. Released Parties will have no liability for unauthorized intervention in any part of the application process or technical or human error of any kind that may occur in the administration of the Program.

YOU UNDERSTAND AND AGREE THAT, EXCEPT WHERE PROHIBITED BY LAW, THESE TERMS ARE A COMPLETE RELEASE AND DISCHARGE OF ALL OF YOUR CLAIMS AND RIGHTS AGAINST THE RELEASED PARTIES AND THAT NO ACTION WILL BE TAKEN BY OR ON BEHALF OF YOU WITH RESPECT OF ANY SUCH RIGHTS. You understand that any waiver of any provision of these Terms in a particular instance will not be a waiver of such term in the future. You agree that the invalidity or unenforceability of any part of the Terms will in no way affect the validity or enforceability of any other part of the Terms. You agree that these Terms constitute the entire agreement between The

Foundation and you regarding the Program.

Privacy

1. Information Collection

(a) General. When you visit the Service, you can browse without submitting any personally identifiable information about yourself. We will, however, receive and store some non-personally identifiable information about you, as described below. In order to participate in certain functionalities, you may be asked to provide personally identifiable information. “Personally identifiable information” is information that would allow us to actually identify you, such as your name, postal address, email address, telephone number, or any other information the Service collects that is defined as personal or personally identifiable information under applicable law.

(b) Automatically Collected Information. Similar to other websites and services, we may collect some information automatically and store it in log files. We may use third party analytics providers to collect this information about the Service. This collection may include, but is not limited to: your IP address, browser type and language, device type, referring/exit pages and URLs, other browser history, platform type, number of clicks, landing pages, cookie information, the pages you requested and viewed, the amount of time spent on particular pages, and the date and time of each request you make. We collect this information in order to better understand our users, to operate more efficiently, to promote our services, and to improve the quality of the Service. We may automatically collect information using various tracking technologies, such as cookies and web beacons.

Cookies. A cookie is a small text file that is stored on a computer or smartphone for record-keeping purposes. Our third-party analytics providers use cookies to record information about your activities while using the Service and to “remember” you when you return to the Service. Some cookies remain on your computer or device until you delete them. Others, like session ID cookies, expire when you close your browser. You may set your browser or device setting to attempt to reject cookies and you may still use the Service, however, certain features of the Service may not be available if your browser or device does not accept cookies. See subsection (d) below for more information on how the Service may respond to your browser or device settings. We do not control the use of cookies by third parties.

Web Beacons. Web beacons (also referred to as clear gifs, pixel tags, or single pixel gifs) are tiny graphics with a unique identifier that are used to track the online movements of web or mobile app users. Unlike cookies, which are stored on a computer’s hard drive or your smartphone, web beacons are small graphics that are about the size of the period at the end of the sentence that are embedded invisibly on web pages or in HTML-based emails. Our third-party analytics providers may place web beacons on our website that track what other websites you visit (both before and after visiting our website). Our third-party analytics providers use information obtained from web beacons to help us improve the Service. We do not control the use of web beacons by third parties.

(c) Third Party Analytics Providers. We use third parties to help us operate and improve the Service. In doing so, we may share with these third parties non personally identifiable information about users’ use of the Service. These third party providers also use tracking technologies to collect information about you and your device. We do not control information

collected by third parties and are not responsible for their use of that information.

(d) “Do Not Track” Settings. Because we track Service usage information through the use of cookies, web beacons, and other tracking mechanisms, your selection of the “Do Not Track” option provided by your browser or smartphone may not have any effect on our collection of information via tracking technologies. The only way to completely opt out of the collection of any information through cookies or other tracking technology is to actively manage the settings on your browser and smartphone to delete and disable cookies and other tracking/recording tools. However, not all tracking technologies can be controlled by browsers; unique aspects of your browser might be recognizable even if you disable a tracking technology. Not all settings will necessarily last or be effective; even if a setting is effective for one purpose, data still may be collected for another. Even if one website observes a “Do Not Track” signal, that website usually will not be able to control other websites.

2. Information Use

(a) General. We will use your personally identifiable information to operate, manage, and administer the Service; to provide you with support or a more personalized experience; to communicate with you; to monitor Service usage; to improve the Service or develop and test new products, services, websites, or applications. We may also use personally identifiable information to resolve disputes; to detect and protect against errors, fraud, and illegal activity; to assist law enforcement or for any other purpose described in this Policy or described to you at the time of collection.

(b) Communications. We may use your personally identifiable information to respond to your inquiries or requests (including support requests). You may not opt out of Service-related emails which are not promotional in nature. We may also send you promotional emails to notify you about products or services that may be of interest to you. If you would like to stop receiving promotional messages from us or third parties, please click on the opt-out link in any non Service-related email you receive. Even if you opt out, you will continue to receive Service-related communications from us.

(c) Use of Non-Personally Identifiable and Aggregate Information. We may use non-personally identifiable information and aggregate information for any lawful purpose, including, but not limited to, analyzing trends, managing and administering the Service, tracking users’ movements, to create new products or services, or to improve our business and the Service. In addition, we may share aggregate statistical information with our business partners. To create aggregate information, we remove certain information, such as your name, and combine the resulting information with similar information from other users of the Service. We may also combine your non-personally identifiable information and aggregate information with other non-personally identifiable information and aggregate information collected from other sources. We will take reasonable steps to ensure that aggregate information is never associated with you or your personally identifiable information.

(d) Information Retention. We may retain your information indefinitely, or as long as legally required or allowed, for our business needs and in order to deter fraud or abuse of the Service. We may dispose of any information in our discretion without notice, subject to applicable law. We do not undertake any retention obligations through this statement.

3. Information sharing

(a) **Affiliated Entities and Service Providers.** We may disclose your information, including personally identifiable information, to any affiliated entity or organization, business partner, and to agents and service providers that provide support for the Service (such as analytics service providers) to help us operate the Service, improve our business or the Service, and to provide services to us. Use of information by affiliated entities and service providers will be subject to this Policy or an agreement at least as restrictive as this Policy. We will not share your personally identifiable information for marketing purposes or with other third parties for purposes unrelated to the Service without your explicit consent.

(b) **Legal Requirements.** In some cases, we may disclose your information, including personally identifiable information: (i) as required by any applicable law, rule, or regulation; (ii) if we believe disclosure is needed to protect our rights, property, or safety; (iii) to government regulators or law enforcement authorities in connection with any judicial proceeding, court order, subpoena, or legal process served on us or the Service; and (iv) to respond to a physical threat to you or another person.

4. Information Security Measure

We exercise care in facilitating the transmission of information between your device or computer and the third-party servers that operate and store information for the Service. The personally identifiable information we collect is stored in operating environments that are not available to the public. While we have mechanisms in place to safeguard your personally identifiable information once we receive it, no transmission of data over the Internet or any other public network can be guaranteed to be 100% secure. To help ensure that our security measures are effective in preventing unauthorized access to your private information, you should use a security-enabled browser to submit your credit card information and other personal information at the Services. Please note that if you do not use an SSL-capable browser, you are at risk for having data intercepted.

5. Children's Privacy

(a) Except for the ASD recipient broadcasting portion, the Service is not for or directed towards children and is not intended for anyone under the age of 18. Children under the age of 18 are prohibited from using the Service without parental or guardian enrollment and consent. If you believe your child's or your under-18 dependent's information has become publicly available through the Service and you are unable to remove it, you may request removal by contacting us at: tillerteam@tillerfoundation.org. When requesting removal, you must be specific about the information you want removed and provide us with specific information, so that we can ensure we promptly comply with your request.

(b) While the Service is not intended for anyone under the age of 18, if you believe your child's or your under-18 dependent's information has become publicly available through the Service and you are unable to remove it, you may request removal by contacting us at:

tillerteam@tillerfoundation.org. When requesting removal, you must be specific about the information you want removed and provide us with specific information, so that we can find it.

(c) All marketing is designed for and targeted towards adults at least 18 years of age.

(d) Documentation of parental/guardian consent will be stored for three years after termination of the broadcast.

6. Your California Privacy Rights; California Shine the Light Law

California Civil Code Section 1798.83 permits users who are California residents to obtain from us once a year, free of charge, a list of third parties to whom we have disclosed personally identifiable information (if any) for direct marketing purposes in the preceding calendar year. If you are a California resident and you wish to make such a request, please send an email with "California Privacy Rights" in the subject line to tillerteam@tillerfoundation.org write us at: The Tiller Foundation, PO Box 760, Pine, AZ 85544.

7. EU Users' Rights

If you reside in the EU, you have the right under the General Data Protection Regulation ("GDPR") to request from the Foundation access to and rectification or erasure of your personal data, data portability, restriction of processing of your personal data, the right to object to processing of your personal data, and the right to lodge a complaint with a supervisory authority. For more information about these rights, please visit the European Commission's "Rights for Citizens" page relating to GDPR, which can be displayed in a number of languages. If you reside outside of the EU, you may have similar rights under your local laws. To request access to or rectification, portability, or erasure of your personal data please contact us at tillerteam@tillerfoundation.org.

8. Linked Sites

The Service or users of the Service may provide links to other websites or resources ("Linked Sites"). You acknowledge and agree that the Foundation does not endorse and is not responsible for any content, advertising, products, services or other materials on or available through Linked Sites. Linked Sites are subject to different terms of use and privacy policies, which you should review.

9. Changes to this Policy

We may update this Policy from time to time as we add new products, as we improve our current offerings, or due to a change in law. You can determine when this Policy was last revised by referring to the "Last updated" legend at the top of this page. Any changes will become effective upon our posting of the revised Privacy Policy. If you do not agree to the updated Policy, you must stop using the Service. Your continued use of the Service after the

effective date posted at the top of this Policy will constitute your acceptance of the updated Policy.

10. Accessing or Updating your Information; Questions

To access or update your personally identifiable information, or if you have a question about this Policy, please contact us at: tillerteam@tillerfoundation.org.