



## **CIVIL SUBPOENA POLICY**

Consumer Opinion LLC (“CO LLC”), a Nevada limited liability company, is committed to protecting the privacy of its posters and account holders. The CO LLC Privacy Policy prohibits the release of specific account information without express written permission from the author, except when required by law, to conform to the edicts of the law, or to comply with legal process properly served on CO LLC.

If you seek the identity or account information of the author of a review posted on the [pissedconsumer.com](http://pissedconsumer.com) website in connection with a civil legal matter, you must email, mail, or serve CO LLC with a valid subpoena.

For the subpoena to be valid, you must follow the steps below while submitting the subpoena:

- 1) Obtain a subpoena from a Nevada court having jurisdiction over CO LLC in Clark County, Nevada.
- 2) The subpoena must describe the exact information you are requesting with particularity and must be accompanied by a notice setting forth the reasons why such disclosure was sought. You can send a copy to us at: [legal@pissedconsumer.com](mailto:legal@pissedconsumer.com).
- 3) As soon as you have obtained the subpoena from the appropriate court, you **MUST** post a notice as a comment to each review/post for which you are seeking the author’s information. This notice must explain that you have initiated a court proceeding in an effort to learn the author’s identity and it should provide a case number and name/address of the court so that the author can appear and defend the case or move to quash the subpoena if necessary. The notice must contain a unique ID number consisting of at least 6 characters: 4 letters and 2 digits.
- 4) You must agree that you will submit to the jurisdiction of the Courts of Nevada for any action or motion or any other legal proceeding with any relationship to the post, your company, your subpoena, or any dispute you may have in connection with the [pissedconsumer.com](http://pissedconsumer.com) website.
- 5) You must agree that in the event you bring a claim against CO LLC (or any claim against [pissedconsumer.com](http://pissedconsumer.com) of any kind) or there is any proceeding in which CO LLC / [pissedconsumer.com](http://pissedconsumer.com) is a party, participant, or witness, that Nevada law will govern that dispute in all respects.
- 6) CO LLC will provide a waiting period of 20 days to give an author an opportunity to move to quash the subpoena in court or to enter a protective order. If no motion to quash is made by the author within the waiting period (or if such motion is unsuccessful), mail the subpoena to the below address, and we will provide you with the requested information.
- 7) In the event that you are involved in a proceeding outside of Nevada, and you wish to serve a subpoena upon [pissedconsumer.com](http://pissedconsumer.com) / Consumer Opinion LLC, then you must obtain a domesticated subpoena in Nevada. Alternatively, you may fill out, sign, and return our Waiver of Paragraph 1 form.

### **Submission of Subpoenas:**

-----  
The Consumer Opinion LLC compliance department is located in Las Vegas, Nevada. All civil subpoenas should be either emailed to [legal@pissedconsumer.com](mailto:legal@pissedconsumer.com) or mailed to:

Compliance Department  
PissedConsumer.com  
Consumer Opinion LLC  
1930 Village Center Circle #3-6853 Las Vegas, NV 89134

**Fees for Subpoena Compliance:**

-----  
CO LLC will charge the person or entity submitting the civil subpoena for costs associated with subpoena compliance. CO LLC will invoice the subpoenaing party prior to production, and payment must be made prior to the production of the subpoenaed information.

CO LLC subpoena compliance costs are as follows:

Research and administrative - \$250.00/hour

Federal Express - Cost as Billed

Copies - \$.25/page

WAIVER of PARAGRAPH 1

Whereas {Subpoena Seeking Party ("SSP")} is involved in a proceeding in {Jurisdiction};

Whereas SSP desires to serve a subpoena upon pissedconsumer.com;

Whereas SSP agrees that this subpoena must be issued by a Nevada court in Clark County, Nevada, in order to be valid and enforceable;

Whereas SSP desires to issue a subpoena from {STATE} in lieu of adhering to this requirement;

Whereas PissedConsumer / Consumer Opinion LLC ("CO LLC") does not wish to waive its right to only be served with subpoenas by courts that have jurisdiction over it, namely the courts in Clark County, Nevada;

Whereas PissedConsumer / CO LLC is willing to waive this requirement in exchange for adequate consideration;

The parties agree as follows:

1. SSP agrees that PissedConsumer / CO LLC is a Nevada entity and is entitled to all of the protections available to it under Nevada law.
2. SSP agrees that any dispute between SSP and/or any related entity and PissedConsumer / CO LLC shall be governed exclusively by Nevada law. Specifically, but without limiting the generality of this clause, NRS 41.660-670 shall, without limitation, apply in any dispute between the parties.
3. SSP agrees that this choice of law provision is mandatory in nature, and that if any action is filed against PissedConsumer / CO LLC and the court declines to honor this choice of law provision, or for any other reason applies the law of any other state to the dispute, then SSP and PissedConsumer / CO LLC agree that the proceeding shall be deemed voluntarily dismissed, without prejudice.
4. Any disputes will be resolved in Clark County, Nevada, and that both parties waive any amount of any claim in excess of \$49,000.