# TERMS OF SERVICE AGREEMENT

PLEASE READ THE FOLLOWING TERMS OF SERVICE AGREEMENT CAREFULLY. BY ACCESSING OR USING OUR SITES AND OUR SERVICES, YOU HEREBY AGREE TO BE BOUND BY THE TERMS AND ALL TERMS INCORPORATED HEREIN BY REFERENCE. IT IS THE RESPONSIBILITY OF YOU, THE USER, CUSTOMER, OR PROSPECTIVE CUSTOMER TO READ THE TERMS AND CONDITIONS BEFORE PROCEEDING TO USE THIS SITE. IF YOU DO NOT EXPRESSLY AGREE TO ALL OF THE TERMS AND CONDITIONS, THEN PLEASE DO NOT ACCESS OR USE OUR SITES OR OUR SERVICES. THIS TERMS OF SERVICE AGREEMENT IS EFFECTIVE AS OF \_\_\_\_\_\_\_\_.

### ACCEPTANCE OF TERMS

Heel III. (el oi ili	LIVES .					
The following Terms of Se	ervice Agreemen	t (the "TC	OS") is a lega	.lly binding	agreement 1	that shall
govern the relationship	with our users	and other	ers which m	nay interac	t or interfa	ace with
	, also kno	wn as			, loc	cated at
	,		,			
	and our subs	idiaries ar	ıd affiliates, i	n associatio	on with the u	ise of the
1 '4- C'1 '-1 -1 -1	website, whi	ch include	es		, (th	ie "Site")
and its Services, which sha	ili be defined bei	ow.				
DESCRIPTION OF WE	BSITE SERVIC	ES OFFI	ERED			
The Site is	v	hich has	the following	g description	n:	
		1 11	U C41 1	. , .	10 :	.1.1
Any and all visitors to our s for the purpose of this TOS		ed as "use	rs" of the her	ein contain	ed Services	provided
The user acknowledges as	nd agrees that th	e Service	s provided a	nd made a	vailable thro	ough our
website and applications, v						
may be made available on						
and downloadable progra	ms, are the so	e propert	ty of		•	. At its
discretion,	n	nay offer	additional wo	ebsite Servi	ces and/or p	products,
or update, modify or revis	e any current co	ntent and	Services, and	d this Agre	ement shall	apply to
any and all additional Ser						
Services unless otherwise	stipulated			_ does her	eby reserve	the right
to cancel and cease offerin						
user acknowledge, accept a any such updates, modification	ind agree that	•	1.	shall	not be held l	liable for
and/or products. Your con						
changes, and/or modificate modifications, and as such						
and policies should be made						
effect. Should you not agr						
provided Services forthwit	_	a, 10 v 150U	or inounicu	cernis, you	musi stop (	asing the

provide or obli	rmore, the user understands, acknowledges and agrees that the Services offered shall be ed "AS IS" and as such shall not assume any responsibility gation for the timeliness, missed delivery, deletion and/or any failure to store user content, unication or personalization settings.
CAUT	TIONS FOR GLOBAL USE AND EXPORT AND IMPORT COMPLIANCE
with all Upload subject the use statutes (http:/// United	the global nature of the internet, through the use of our network you hereby agree to comply ll local rules relating to online conduct and that which is considered acceptable Content. ding, posting and/or transferring of software, technology and other technical data may be to the export and import laws of the United States and possibly other countries. Through e of our network, you thus agree to comply with all applicable export and import laws, and regulations, including, but not limited to, the Export Administration Regulations (www.access.gpo.gov/bis/ear/ear_data.html), as well as the sanctions control program of the States (http://www.treasury.gov/resource-sanctions/Programs/Pages/Programs.aspx). Furthermore, you state and pledge that you:
a)	are not on the list of prohibited individuals which may be identified on any government export exclusion report (http://www.bis.doc.gov/complianceandenforcement/liststocheck.htm) nor a member of any other government which may be part of an export-prohibited country identified in applicable export and import laws and regulations;
b)	agree not to transfer any software, technology or any other technical data through the use of our network Services to any export-prohibited country;
c)	agree not to use our website network Services for any military, nuclear, missile, chemical or biological weaponry end uses that would be a violation of the U.S. export laws; and
d)	agree not to post, transfer nor upload any software, technology or any other technical data which would be in violation of the U.S. or other applicable export and/or import laws.
CONT	TENT PLACED OR MADE AVAILABLE FOR COMPANY SERVICES
you he	shall not lay claim to ownership of any content submitted by any or user, nor make such content available for inclusion on our website Services. Therefore, reby grant and allow for the below listed worldwide, royalty-d non-exclusive licenses, as applicable:
a)	The content submitted or made available for inclusion on the publicly accessible areas of's sites, the license provided to permit to use, distribute, reproduce, modify, adapt, publicly perform and/or publicly display said Content on our network Services is for the sole purpose of providing and promoting the specific area to which this content was placed and/or made available for viewing. This license shall be

available so long as you are a member of \_\_\_\_\_\_' terminate at such time when you elect to discontinue your membership.

\_\_'s sites, and shall

b)	Photos, audio, video and/or graphics submitted or made available for inclusion on the publicly accessible areas of's sites, the license provided to permit to use, distribute, reproduce, modify, adapt, publicly perform and/or publicly
	display said Content on our network Services are for the sole purpose of providing and promoting the specific area in which this content was placed and/or made available for
	viewing. This license shall be available so long as you are a member of
	's sites and shall terminate at such time when you elect to discontinue your membership.
	discontinue your membership.
c)	For any other content submitted or made available for inclusion on the publicly
	accessible areas of''s sites, the continuous, binding and completely sub-licensable license which is meant to permit to use, distribute, reproduce,
	completely sub-licensable license which is meant to permit to use, distribute, reproduce,
	modify, adapt, publish, translate, publicly perform and/or publicly display said content, whether in whole or in part, and the incorporation of any such Content into other works
	in any arrangement or medium current used or later developed.
Thoso	areas which may be deemed "publicly accessible" areas of 's
	areas which may be deemed "publicly accessible" areas of
	, and which would include message boards and groups that are openly available to users.
CONT	TRIBUTIONS TO COMPANY WEBSITE
When	provides an area for our users to contribute feedback to our website. you submit ideas, documents, suggestions and/or proposals ("Contributions") to our site,
	knowledge and agree that:
a)	your contributions do not contain any type of confidential or proprietary information;
b)	shall not be liable or under any obligation to ensure or maintain confidentiality, expressed or implied, related to any Contributions;
	maintain confidentiality, expressed or implied, related to any Contributions;
c)	shall be entitled to make use of and/or disclose any such
• •	shall be entitled to make use of and/or disclose any such Contributions in any such manner as they may see fit;
1)	
d)	the contributor's Contributions shall automatically become the sole property of ; and
e)	is under no obligation to either compensate or provide any form of reimbursement in any manner or nature.
	form of reimbursement in any manner or nature.
INDE	MNITY
All use	ers herein agree to insure and hold , our subsidiaries, affiliates,
agents	ers herein agree to insure and hold, our subsidiaries, affiliates, employees, officers, partners and/or licensors blameless or not liable for any claim or
	ad, which may include, but is not limited to, reasonable attorney fees made by any third party
	may arise from any content a user of our site may submit, post, modify, transmit or otherwise available through our Services, the use of Services or your

connection with these Services, your violations of the Terms of Service and/or your violation of any such rights of another person.

# **COMMERCIAL REUSE OF SERVICES**

The user herein agrees not to replicate, duplicate, copy, trade, sell, resell nor exploit for any commercial reason any part, use of, or access to
MODIFICATIONS
shall reserve the right at any time it may deem fit, to modify, alter and or discontinue, whether temporarily or permanently, our service, or any part thereof, with or without prior notice. In addition, we shall not be held liable to you or to any third party for any such alteration, modification, suspension and/or discontinuance of our Services, or any part thereof.
ADVERTISERS
Any correspondence or business dealings with, or the participation in any promotions of, advertisers located on or through our Services, which may include the payment and/or delivery of such related goods and/or Services, and any such other term, condition, warranty and/or representation associated with such dealings, are and shall be solely between you and any such advertiser. Moreover, you herein agree that shall not be held responsible or liable for any loss or damage of any nature or manner incurred as a direct result of any such dealings or as a result of the presence of such advertisers on our website.
LINKS
Either or any third parties may provide links to other websites and/or resources. Thus, you acknowledge and agree that we are not responsible for the availability of any such external sites or resources, and as such, we do not endorse nor are we responsible or liable for any content, products, advertising or any other materials, on or available from such third party sites or resources. Furthermore, you acknowledge and agree that shall not be responsible or liable, directly or indirectly, for any such damage or loss which may be a result of, caused or allegedly to be caused by or in connection with the use of or the reliance on any such content, goods or Services made available on or through any such site or resource.
PROPRIETARY RIGHTS
You do hereby acknowledge and agree that

	an, sell, distribute, transmit, broadcast, publicly perform and/or created any plagiaristic which are based on Services (e.g. Content or Software), in or part.
as long plagiari or disce transfer Softwa Softwa our Ser means	herein has granted you personal, non-transferable and non-verights and/or license to make use of the object code or our Software on a single computer, as you do not, and shall not, allow any third party to duplicate, alter, modify, create or ize work from, reverse engineer, reverse assemble or otherwise make an attempt to locate ern any source code, sell, assign, sublicense, grant a security interest in and/or otherwise rany such right in the Software. Furthermore, you do herein agree not to alter or change the re in any manner, nature or form, and as such, not to use any modified versions of the re, including and without limitation, for the purpose of obtaining unauthorized access to vices. Lastly, you also agree not to access or attempt to access our Services through any other than through the interface which is provided by for use ssing our Services.
WARE	RANTY DISCLAIMERS
YOU H	HEREIN EXPRESSLY ACKNOWLEDGE AND AGREE THAT:
	THE USE OF SERVICES AND SOFTWARE ARE AT THE SOLE RISK BY YOU. OUR SERVICES AND SOFTWARE SHALL BE PROVIDED ON AN "AS IS" AND/OR "AS AVAILABLE" BASIS AND OUR SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS EXPRESSLY DISCLAIM ANY AND ALL WARRANTIES OF ANY KIND WHETHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO ANY IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
	AND OUR SUBSIDIARIES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS MAKE NO SUCH WARRANTIES THAT (i) SERVICES OR SOFTWARE WILL MEET YOUR REQUIREMENTS; (ii) SERVICES OR SOFTWARE SHALL BE UNINTERRUPTED, TIMELY, SECURE OR ERROR-FREE; (iii) THAT SUCH RESULTS WHICH MAY BE OBTAINED FROM THE USE OF THE SERVICES OR SOFTWARE WILL BE ACCURATE OR RELIABLE; (iv) QUALITY OF ANY PRODUCTS, SERVICES, ANY INFORMATION OR OTHER MATERIAL WHICH MAY BE PURCHASED OR OBTAINED BY YOU THROUGH OUR SERVICES OR SOFTWARE WILL MEET YOUR EXPECTATIONS; AND (v) THAT ANY SUCH ERRORS CONTAINED IN THE SOFTWARE SHALL BE CORRECTED.
,	ANY INFORMATION OR MATERIAL DOWNLOADED OR OTHERWISE OBTAINED BY WAY OF SERVICES OR SOFTWARE SHALL BE ACCESSED BY YOUR SOLE DISCRETION AND SOLE RISK, AND AS SUCH YOU SHALL BE SOLELY RESPONSIBLE FOR AND HEREBY WAIVE ANY AND ALL CLAIMS AND CAUSES OF ACTION WITH RESPECT TO ANY

DAMAGE TO YOUR COMPUTER AND/OR INTERNET ACCESS, DOWNLOADING AND/OR DISPLAYING, OR FOR ANY LOSS OF DATA THAT COULD RESULT FROM THE DOWNLOAD OF ANY SUCH INFORMATION OR MATERIAL.

- d) NO ADVICE AND/OR INFORMATION, DESPITE WHETHER WRITTEN OR ORAL, THAT MAY BE OBTAINED BY YOU FROM
  OR BY WAY OF OR FROM OUR SERVICES OR SOFTWARE SHALL CREATE ANY WARRANTY NOT EXPRESSLY STATED IN THE TOS.
- e) A SMALL PERCENTAGE OF SOME USERS MAY EXPERIENCE SOME DEGREE OF EPILEPTIC SEIZURE WHEN EXPOSED TO CERTAIN LIGHT PATTERNS OR BACKGROUNDS THAT MAY BE CONTAINED ON A COMPUTER SCREEN OR WHILE USING OUR SERVICES. CERTAIN CONDITIONS MAY INDUCE A PREVIOUSLY UNKNOWN CONDITION OR UNDETECTED EPILEPTIC SYMPTOM IN USERS WHO HAVE SHOWN NO HISTORY OF ANY PRIOR SEIZURE OR EPILEPSY. SHOULD YOU, ANYONE YOU KNOW OR ANYONE IN YOUR FAMILY HAVE AN EPILEPTIC CONDITION, PLEASE CONSULT A PHYSICIAN IF YOU EXPERIENCE ANY OF THE FOLLOWING SYMPTOMS WHILE USING OUR SERVICES: DIZZINESS, ALTERED VISION, EYE OR MUSCLE TWITCHES, LOSS OF AWARENESS, DISORIENTATION, ANY INVOLUNTARY MOVEMENT, OR CONVULSIONS.

#### LIMITATION OF LIABILITY

YOU EXPLICITLY ACKNOWLEDGE, UNDERSTAND AND AGREE THAT AND OUR SUBSIDIARIES, AFFILIATES, OFFICERS, EMPLOYEES, AGENTS, PARTNERS AND LICENSORS SHALL NOT BE LIABLE TO YOU FOR ANY PUNITIVE, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING, BUT NOT LIMITED TO, DAMAGES WHICH MAY BE RELATED TO THE LOSS OF ANY PROFITS, GOODWILL, USE, DATA AND/OR OTHER INTANGIBLE LOSSES, EVEN THOUGH WE MAY HAVE BEEN ADVISED OF SUCH POSSIBILITY THAT SAID DAMAGES MAY OCCUR, AND RESULT FROM:

- a) THE USE OR INABILITY TO USE OUR SERVICE;
- b) THE COST OF PROCURING SUBSTITUTE GOODS AND SERVICES;
- c) UNAUTHORIZED ACCESS TO OR THE ALTERATION OF YOUR TRANSMISSIONS AND/OR DATA;
- d) STATEMENTS OR CONDUCT OF ANY SUCH THIRD PARTY ON OUR SERVICE;
- e) AND ANY OTHER MATTER WHICH MAY BE RELATED TO OUR SERVICE.

#### **RELEASE**

In the event you have a dispute, you agree to release
SPECIAL ADMONITION RELATED TO FINANCIAL MATTERS
Should you intend to create or to join any service, receive or request any such news, messages, alerts or other information from our Services concerning companies, stock quotes, investments or securities, please review the above Sections Warranty Disclaimers and Limitations of Liability again. In addition, for this particular type of information, the phrase "Let the investor beware" is appropriate
EXCLUSION AND LIMITATIONS
THERE ARE SOME JURISDICTIONS WHICH DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OF EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. THEREFORE, SOME OF THE ABOVE LIMITATIONS OF SECTIONS WARRANTY DISCLAIMERS AND LIMITATION OF LIABILITY MAY NOT APPLY TO YOU.
THIRD PARTY BENEFICIARIES
You herein acknowledge, understand and agree, unless otherwise expressly provided in this TOS, that there shall be no third-party beneficiaries to this agreement.
NOTICE
may furnish you with notices, including those with regards to any changes to the TOS, including but not limited to email, regular mail, MMS or SMS, text messaging, postings on our website Services, or other reasonable means currently known or any which may be herein after developed. Any such notices may not be received if you violate any aspects of the TOS by accessing our Services in an unauthorized manner. Your acceptance of this TOS constitutes your agreement that you are deemed to have received any and all notices that would have been delivered had you accessed our Services in an authorized manner.
TRADEMARK INFORMATION
You herein acknowledge, understand and agree that all of the trademarks, copyright, trade name, service marks, and other logos and any brand features, and/or product and service names are trademarks and as such, are and shall remain the property of . You herein agree not to display and/or use

in	any	y manne	r 1	the _					logo	or	marks	without	obtaining
					's	prior w	ritten co	onsent.					
		RIGHT ( CEDUR		INTE	LLE	CTUA	L PROI	PERTY :	INFRIN	NGE]	MENT (	CLAIMS	NOTICE
disc who dup inte	ereti o vi lica llec	ion, olates our ited in suc	TC ch a	OS and way	he sa  /or interpretation	ame. W	ith regardath regardate in may sthe rigoconstitu	ards to a disable a thickness to disable a th	appropriand/or to thers. If ight infi	ate cerming you	ircumstanate the feel that ment, or	ances and accounts of your work if you be	and we ask at its sole of any user k has been elieve your e following
		The electron the owner			-	-	-					orized on b	pehalf of
		A description of the copyrighted work or other intellectual property that you believe has been infringed upon;											
		A descrip work;	tion	of the	e loca	ation of	the site	which ye	ou alleg	e has	been in	fringing u <sub>l</sub>	pon your
	d)	Your phy	sica	ıl addro	ess, t	telephor	ne numb	er, and e	mail ad	dress	;		
		A stateme						_	-		use of y	our work	is not
		information	on i al p	n your	noti y ow	ce is tru ner, rep	ıthful ar resentat	nd accura	ite, and 1	that y	ou are tl	ementione he copyrig on the cop	tht or
The proj		y infringe	mer	nt can	be co	Ag	ent for a	notice of	claims	of c	opyright	or other	intellectual
Mai	iling	g Address:	:										
Attı	n: C	Copyright 1	Age	nt									
	eph	one:											

**CLOSED CAPTIONING** 

BE IT KNOWN, that complies with all applicable Federal
Communications Commission rules and regulations regarding the closed captioning of video
content. For more information, please visit our website at
GENERAL INFORMATION
ENTIDE ACDEEMENT
This TOS constitutes the entire concernant between your and
This TOS constitutes the entire agreement between you and and shall govern the use of our Services, superseding any prior version of this TOS between you and
shall govern the use of our services, superseding any prior version of this 105 between you and
us with respect to Services. You may also be subject to additional terms and conditions that may apply when you use or purchase certain other
Services, affiliate Services, third-party content or third-party
software.
Software.
CHOICE OF LAW AND FORUM
It is at the mutual agreement of both you and with regard to the TOS that the relationship between the parties shall be governed by the laws of the state of
that the relationship between the parties shall be governed by the laws of the state of
without regard to its conflict of law provisions and that any and all
without regard to its conflict of law provisions and that any and all claims, causes of action and/or disputes, arising out of or relating to the TOS, or the relationship
between you and . shall be filed within the courts having jurisdiction
between you and, shall be filed within the courts having jurisdiction within the County of or the U.S.
within the County of, or the U.S. District Court located in said state. You and agree to submit to the jurisdiction of the courts as previously mentioned, and agree to waive any and all objections to the
iurisdiction of the courts as previously mentioned, and agree to waive any and all objections to the
exercise of jurisdiction over the parties by such courts and to venue in such courts.
J J
WAIVER AND SEVERABILITY OF TERMS
At any time, should fail to exercise or enforce any right or provision
of the TOS, such failure shall not constitute a waiver of such right or provision. If any provision
of this TOS is found by a court of competent jurisdiction to be invalid, the parties nevertheless
agree that the court should endeavor to give effect to the parties' intentions as reflected in the
provision, and the other provisions of the TOS remain in full force and effect.
STATUTE OF LIMITATIONS
You acknowledge, understand and agree that regardless of any statute or law to the contrary, any
claim or action arising out of or related to the use of our Services or the TOS must be filed within
year(s) after said claim or cause of action arose or shall be forever
barred.
AMON ATTIONS
VIOLATIONS
Please report any and all violations of this TOS to as follows:
as follows.
Mailing Address:
,,
Telephone:

Email:	