FREDSTI *e*COMPANY WEBSITE AGREEMENT - Terms of Use -

The Fredsti *e*Company Website is an online e-office and e-information service provided by Fredsti *e*Company (FREDSTI *e*COMPANY), subject to your compliance with the terms and conditions set forth below.

PLEASE READ THIS DOCUMENT CAREFULLY BEFORE ACCESSING OR USING THE WEBSITE. BY ACCESSING OR USING THE WEBSITE, YOU AGREE TO BE BOUND BY THE TERMS AND CONDITIONS SET FORTH BELOW. IF YOU DO NOT WISH TO BE BOUND BY THESE TERMS AND CONDITIONS, YOU MAY NOT ACCESS OR USE THE WEBSITE. FREDSTI *e*COMPANY MAY MODIFY THIS AGREEMENT AT ANY TIME, AND SUCH MODIFICATIONS SHALL BE EFFECTIVE IMMEDIATELY UPON POSTING OF THE MODIFIED AGREEMENT ON THE WEBSITE. YOU AGREE TO REVIEW THE AGREEMENT PERIODICALLY TO BE AWARE OF SUCH MODIFICATIONS AND YOUR CONTINUED ACCESS OR USE OF THE WEBSITE SHALL BE DEEMED YOUR CONCLUSIVE ACCEPTANCE OF THE MODIFIED AGREEMENT.

Contents

Copyright, Licenses, and Idea Submissions	.2
Use of the Website	.2
Limitation Of Liability	.3
Indemnification	.4
Third Party Rights	.4
Termination	.4
Miscellaneous	.4

Page 1 of 4 | Copyright Fredsti eCompany All rights reserved.

Copyright, Licenses, and Idea Submissions

The entire contents of the Website are protected by copyright. The owner of the copyrights is Fredsti *e*Company.

YOU MAY NOT MODIFY, COPY, REPRODUCE, REPUBLISH, UPLOAD, POST, TRANSMIT, OR DISTRIBUTE, IN ANY MANNER, THE MATERIAL ON THE WEBSITE, INCLUDING TEXT, GRAPHICS, CODE AND/OR SOFTWARE.

You may print and download portions of material from the different areas of the Website's e-Information or e-solution services solely for your own non-commercial use provided that you agree not to change or delete any copyright or proprietary notices from the materials. You agree to grant to Fredsti *e*Company a non-exclusive, royalty-free, worldwide, perpetual license, with the right to sub-license, to reproduce, distribute, transmit, create derivative works of, publicly display and publicly perform any materials and other information (including, without limitation, ideas contained therein for new or improved products and services) you submit to any public areas of the Website (such as bulletin boards, forums and newsgroups) or by e-mail to Fredsti *e*Company by all means and in any media now known or hereafter developed. You also grant to Fredsti *e*Company the right to use your name in connection with the submitted materials and other information as well as in connection with all advertising, marketing and promotional material related thereto. You agree that you shall have no recourse against Fredsti *e*Company for any alleged or actual infringement or misappropriation of any proprietary right in your communications to Fredsti *e*Company.

Use of the Website

You understand that, except for information, products or services clearly identified as being supplied by Fredsti *e*Company, Fredsti *e*Company does not operate, control or endorse any information, products or services on the Internet in any way. Except for Fredsti *e*Company - identified information, products or services, all information, products and services offered through the Website or on the Internet generally are offered by third parties that are not affiliated with Fredsti *e*Company. You also understand that Fredsti *e*Company cannot and does not guarantee or warrant that files available for downloading through the Website will be free of infection or viruses, worms, Trojan horses or other code that manifest contaminating or destructive properties. You are responsible for implementing sufficient procedures and checkpoints to satisfy your particular requirements for accuracy of data input and output, and for maintaining a means external to the Website for the reconstruction of any lost data.

YOU ASSUME TOTAL RESPONSIBILITY AND RISK FOR YOUR USE OF THE WEBSITE AND THE INTERNET. FREDSTI *e*COMPANY PROVIDES THE WEBSITE AND RELATED INFORMATION "AS IS" AND DOES NOT MAKE ANY EXPRESS OR IMPLIED WARRANTIES, REPRESENTATIONS OR ENDORSEMENTS WHATSOEVER (INCLUDING WITHOUT LIMITATION WARRANTIES OF TITLE OR NONINFRINGEMENT, OR THE IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE) WITH

Page 2 of 4 | Copyright Fredsti eCompany All rights reserved.

REGARD TO THE *e*-INFORMATION OR *e*-SOLUTION SERVICES, ANY MERCHANDISE INFORMATION OR SERVICE PROVIDED THROUGH THE WEBSITE OR ON THE INTERNET GENERALLY, FREDSTI *e*COMPANY SHALL NOT BE LIABLE FOR ANY COST OR DAMAGE ARISING EITHER DIRECTLY OR INDIRECTLY FROM ANY SUCH TRANSACTION. IT IS SOLELY YOUR RESPONSIBILITY TO EVALUATE THE ACCURACY, COMPLETENESS AND USEFULNESS OF ALL OPINIONS, ADVICE, *e*-INFORMATION OR *e*-SOLUTION SERVICES, MERCHANDISE AND OTHER INFORMATION PROVIDED THROUGH THE WEBSITE OR ON THE INTERNET GENERALLY. FREDSTI *e*COMPANY DOES NOT WARRANT THAT THE *e*-INFORMATION OR *e*-SOLUTION SERVICE WILL BE UNINTERRUPTED OR ERROR-FREE OR THAT DEFECTS IN THE *e*-INFORMATION OR *e*-SOLUTION SERVICE WILL BE CORRECTED.

YOU UNDERSTAND FURTHER THAT THE INTERNET CONTAINS UNEDITED MATERIALS SOME OF WHICH ARE SEXUALLY EXPLICIT OR MAY BE OFFENSIVE TO YOU. YOU ACCESS SUCH MATERIALS AT YOUR RISK. FREDSTI *e*COMPANY HAS NO CONTROL OVER AND ACCEPTS NO RESPONSIBILITY WHATSOEVER FOR SUCH MATERIALS.

Limitation Of Liability

(I) IN NO EVENT WILL FREDSTI *e*COMPANY BE LIABLE FOR ANY INCIDENTAL, CONSEQUENTIAL, OR INDIRECT DAMAGES (INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF PROGRAMS OR INFORMATION, AND THE LIKE) ARISING OUT OF THE USE OF OR INABILITY TO USE THE *e*-INFORMATION OR *e*-SOLUTION SERVICE, OR ANY INFORMATION, OR TRANSACTIONS PROVIDED ON THE WEBSITE, OR DOWNLOADED FROM THE WEBSITE, OR ANY DELAY OF SUCH *e*-INFORMATION OR *e*-SOLUTION SERVICE. EVEN IF FREDSTI *e*COMPANY OR ITS AUTHORIZED REPRESENTATIVES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, OR (II) ANY CLAIM ATTRIBUTABLE TO ERRORS, OMISSIONS, OR OTHER INACCURACIES IN THE SERVICE AND/OR MATERIALS OR INFORMATION DOWNLOADED THROUGH THE *e*-INFORMATION OR *e*-SOLUTION SERVICE. BECAUSE SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO YOU. IN SUCH STATES, FREDSTI *e*COMPANY'S LIABILITY IS LIMITED TO THE GREATEST EXTENT PERMITTED BY LAW.

Fredsti *e*Company makes no representations whatsoever about any other website, which you may access through this Website or which may link to this Website. When you access a non-Fredsti *e*Company website, please understand that it is independent from Fredsti *e*Company, and that Fredsti *e*Company has no control over the content on that website. In addition, a link to a Fredsti *e*Company Website's e-Information or e-solution services does not mean that Fredsti *e*Company endorses or accepts any responsibility for the content, or the use, of such website.

Page 3 of 4 | Copyright Fredsti eCompany All rights reserved.

Indemnification

You agree to indemnify, defend and hold harmless Fredsti *e*Company, its employees, agents, licensors, suppliers and any third party information providers to the Website from and against all losses, expenses, damages and costs, including reasonable attorneys' fees, resulting from any violation of this Agreement (including negligent or wrongful conduct) by you or any other person accessing the Website.

Third Party Rights

The provisions of paragraphs "Use of the Website", and "Indemnification" are for the benefit of Fredsti *e*Company, its employees, agents, licensors, suppliers, and any third party information providers to the Fredsti *e*Company. Each of these individuals or entities shall have the right to assert and enforce those provisions directly against you on its own behalf.

Termination

This Agreement may be terminated by either party without notice at any time for any reason. The provisions of paragraphs "Copyright, Licenses and Idea Submissions", "Use of the Website", "Indemnification", "Third Party Rights" and "Miscellaneous" shall survive any termination of this Agreement.

Miscellaneous

This Agreement shall all be governed and construed in accordance with the laws of the State of California applicable to agreements made and to be performed in California. You agree that any legal action or proceeding between Fredsti *e*Company and you for any purpose concerning this Agreement or the parties' obligations hereunder shall be brought exclusively in a federal or state court of competent jurisdiction sitting in California. Any cause of action or claim you may have with respect to the Website's *e*-Information or *e*-solution services must be commenced within one (1) year after the claim or cause of action arises or such claim or cause of action is barred. Fredsti *e*Company's failure to insist upon or enforce strict performance of any provision of this Agreement shall not be construed as a waiver of any provision or right. Neither the course of conduct between the parties nor trade practice shall act to modify any provision of this Agreement. Fredsti *e*Company may assign its rights and duties under this Agreement to any party at any time without notice to you.

Any rights not expressly granted herein are reserved.



Page 4 of 4 | Copyright Fredsti eCompany All rights reserved.