

TERMS OF USE AGREEMENT

PLEASE CAREFULLY READ THESE TERMS OF USE, ALONG WITH THE PRIVACY POLICY AND OTHER POLICIES OR AGREEMENTS REFERENCED IN THESE TERMS OF USE, BEFORE USING THE “COMPANY SERVICES” (AS DEFINED BELOW).

We ("Company, "we" or "us") have developed these Terms of Use to describe the terms that govern your use of our platform, our referral partners and any Company branded URL, WAP site and mobile application and other content and services that link to these Terms of Use (collectively the "Company Sites").

By visiting the Company Sites (whether or not you are a registered member) or using the Company Services, you accept and agree to be bound by this Agreement, including any future modifications ("Agreement"), and to abide by all applicable laws, rules and regulations ("Applicable Law").

Please read through this Agreement carefully. The Company may modify this Agreement at any time, and each such modification will be effective upon posting on the Company Sites. All material modifications will apply prospectively only.

Your continued use of the Company's Sites or the Company Services following any modification of this Agreement constitutes your acceptance of and agreement to be bound by the Agreement as modified. It is therefore important that you review this Agreement regularly. If you do not agree to be bound by this Agreement and to abide by all Applicable Law, you must discontinue use of the Company Services immediately.

Your access to and use of certain Company Services is conditioned upon your compliance with this Agreement.

Your access to and use of certain Company Services may require you to accept additional terms and conditions applicable to such Company Services, in addition to this Agreement, and may require you to download software or Content (as defined below). In the event of a conflict between any such additional terms and this Agreement, such additional terms will prevail.

REGISTRATION AND SECURITY

You take full responsibility for your participation on the Site. As a condition of using certain features of the Site, you may be required to register on the Site, and other sites which are independent of Company Site and/or select a username and password. All registration information you submit to create an account must be accurate and kept up to date. Your failure to do so will constitute a breach of the Agreement, which may result in an investigation to determine correct and accurate information and/or immediate termination of your account. You may not

- (i) Select or use as a username a name of another person with the intent to impersonate that person; or
- (ii) Use as a username a name subject to any rights of another person without appropriate authorization. Company reserves the right to refuse registration of, or cancel, a username, in its sole discretion.

If we cancel your registration, you agree that you will not create another one or otherwise try to access the Company Services without our permission.

You agree not to sell, transfer or assign your registration or any registration rights. It is your responsibility to notify us of any changes in such information, including but not limited to your contact information.

You are responsible for maintaining the confidentiality of your password and are responsible for all use of your account. It is therefore critical that you do not share your password with anyone.

You agree not to use the account, username, email address or password of another member or subscriber at any time and not to allow any other person to use your account. Your account is not transferable.

You agree to notify Company immediately if you suspect any unauthorized use of, or access to, your account or password. Access The Site is intended solely for your personal use.

The Company may change, suspend or discontinue the Site (or any feature thereof) at any time. The Company may also impose limits on certain features and services offered on the Site or restrict your access to parts or the entire Site without notice or liability.

You acknowledge that from time to time the Site may be inaccessible or inoperable for any reason, including, without limitation:

- (i) Equipment malfunctions;
- (ii) Periodic maintenance procedures or repairs which Company may undertake from time to time; or
- (iii) Causes beyond the control of Company or which are not reasonably foreseeable by Company.

The Company Services are not intended to be used by children without involvement and approval of a parent or guardian. If you are under the age of 18, you are not permitted to register with Company or provide your personal information to Company. If you are at least 18 and under 18 years of age (or under the applicable age of majority in your state or territory of residence), you may register with the Company Services only if you have the consent of your

parent or guardian, including consent to this Agreement on your behalf. If you subscribe to Company and wish to create sub profiles (if available) under your subscription, you must ensure all users of such sub profiles are 18 years of age or older (or the applicable age of majority in your state or territory of residence).

TERMINATION

Unless terminated by Company in its sole discretion, this Agreement remains in full force and effect while you use the Company Services. You may terminate your account on the Company Sites at any time, for any reason, by emailing contact@farmitrade.com.ng with Subject: **Terminate My Account**.

The Company may terminate your account and/or access to the Company Services at any time, for any or no reason, with or without prior notice or explanation, and shall have no liability to you for such termination. Even after your user account or access to the Company Services is terminated by you or by the Company, this Agreement will remain in effect with respect to your past and future use of the Company Sites or the Company Services. Any rights to your account terminate upon your death. Fees

You acknowledge that Company reserves the right to charge platform fees for all transactions utilizing Company Services. The Company will provide you with advance notice of any such fees, including any change in the amount of such fees, and a way to cancel your account or subscription in the event you do not wish to pay the modified fee. If you continue to use the Company Services after a subscription fee has been imposed or increased, you are expressly agreeing to the subscription fee or increase thereto and you will be responsible for paying such subscription fee for the balance of your subscription. If Company suspends or terminates your account and/or access to the Company Services because you have breached the Agreement or violated Applicable Law,

you will not be entitled to a refund of any unused portion of such fees or other payments.

REGISTRATION ON OR PURCHASING FROM THE COMPANY SITES; SERVICES OR PRODUCTS

In connection with your site registration or a purchase of any service, subscription or product on the Company Sites ("Site Product"), you may be required to provide personal information, including your name, address, telephone number, e-mail address, credit card and billing information (collectively, "Personal Financial Information"), to us or to an independent third party selected by, but not necessarily affiliated with, Company (the "Processor").

Where the Processor is responsible for collecting, transmitting and/or processing your Personal Financial Information and, in some instances, for fulfilling your order, all payment obligations for Site Products shall be governed by the terms of use/service and privacy policy (ies) of the Processor. If you register or make a purchase from the Company Sites you are warranting that you are authorized to register and make the purchase using the form of payment that you provide to the Processor. You must be 18 years of age or older to purchase a Site Product.

The Company makes no warranty, and accepts no liability for any loss or damages whatsoever, relating to or in connection with your registration or placement of an order for a Site Product with the Processor. Company provides no refunds for, makes no warranty for, and to the fullest extent provided by law, accepts no liability regarding information you receive or purchases you make on the Company Sites. You are solely responsible for any and all transactions utilizing your Personal Financial Information, including, but not limited to, any and all charges. You acknowledge and agree that in the event Processor

experiences a data breach that affects your Personal Financial Information, Company will in no way be responsible or liable to you for any such breach. The Company will not store any record of Personal Financial Information related to purchases or other transactions you make through the Company Services. You should therefore maintain records of all your transactions. If you have any questions regarding your transactions or believe that there is an error or unauthorized transaction or activity associated with transactions utilizing your Personal Financial Information, you must contact the Processor.

LIMITED CONTENT LICENSE

The Company Services contain information, text, files, images, videos, sounds, musical works, works of authorship, software, applications, product names, company names, trade names, logos, designs, and any other materials or content (collectively, "Content") of Company, its licensors, or assignors ("Company Content"), as well as Content provided by users or other third parties.

Content contained in the Company Services is protected by copyright, trademark, patent, trade secret and other laws and, as between you and Company, Company, its licensors, or its assignors, own and retain all rights in the Company Content. Company hereby grants you a limited, revocable, non-sub-licensable license to access and display or perform the Company Content (excluding any software code) solely for your personal, non-commercial use in connection with using the Company Services. Except as provided in this Agreement or as explicitly allowed on the Company Services, you may not copy, download, stream, capture, reproduce, duplicate, archive, upload, modify, translate, publish, broadcast, transmit, retransmit, distribute, perform, display, sell, frame or deep-link, make available, or otherwise use any Content contained in the Company Services. Except as explicitly and expressly permitted by the Company or by the limited license set forth above, you are strictly prohibited

from creating works or materials (including but not limited to fonts, icons, link buttons, wallpaper, desktop themes, on-line postcards, montages, mash-ups and similar videos, greeting cards and unlicensed merchandise) that derive from or are based on the Company Content. This prohibition applies regardless of whether such derivative works or materials are sold, bartered or given away. Also, you may not either directly or through the use of any device, software, internet site, web-based service or other means, remove, alter, bypass, avoid, interfere with, or circumvent any copyright, trademark, or other proprietary notice marked on the Content contained in the Company Services or any digital rights management mechanism, device, or other content protection, copy control or access control measure associated with the Content contained in the Company Services, including geo-filtering mechanisms.

Except as necessary in order to make reference to the Company, its products and services in a purely descriptive capacity, you are expressly prohibited from using any Company Content in any manner. You may not, without the Company's written permission, "mirror" any Contents contained on the Site or any other server. You may not use the Site for any purpose that is unlawful or prohibited by the Agreement. You may not use the Site in any manner that could damage, disable, overburden, or impair the Site, or interfere with any other party's use and enjoyment of the Site. You may not attempt to gain unauthorized access to the Site through hacking, password mining or any other means. Company reserves the right, in its sole discretion, to terminate your access to the Site, or any portion thereof, at any time, for any reason or for no reason at all, without prior notice or any notice. Restrictions on Use of Company Services You understand that you are responsible for all Content that you post, upload, transmit, email or otherwise make available on the Company Sites or on, through or in connection with the Company Services (collectively,

"User Content"). Additionally, you acknowledge that you have no expectation of privacy in or confidentiality with respect to your User Content.

Accordingly, please choose User Content carefully. You agree not to use the Company Services to: - Post, upload or otherwise transmit or link to Content that is: unlawful; threatening; abusive; obscene; vulgar; sexually explicit; pornographic or inclusive of nudity; offensive; excessively violent; invasive of another's privacy, publicity, contract or other rights; tortious; false or misleading; defamatory; libellous; hateful; or discriminatory; - Violate the rights of others including patent, trademark, trade secret, copyright, privacy, publicity or other proprietary rights; - Harass or harm another person; - Exploit or endanger a minor; - Impersonate or attempt to impersonate any person or entity; - Introduce or engage in activity that involves the use of viruses, bots, worms, or any other computer code, files or programs that interrupt, destroy, or limit the functionality of any computer software or hardware or telecommunications equipment, or otherwise permit the unauthorized use of or access to a computer or a computer network; - Attempt to decipher, decompile, disassemble or reverse engineer any of the software comprising the Company Sites or the Company Services; - Interfere with, damage, disable, disrupt, impair, create an undue burden on, or gain unauthorized access to the Company Services, including Company's servers, networks or accounts; - Cover, remove, disable, block or obscure advertisements or other portions of the Company Services; - Delete or revise any information provided by or pertaining to any other user of the Company Services; - Use technology or any automated system such as scripts, spiders, offline readers or bots in order to collect or disseminate usernames, passwords, email addresses or other data from the Company Services, or to circumvent or modify any security technology or software that is part of the Company Services; - Send or cause to send (directly or indirectly) unsolicited bulk messages or other unsolicited bulk communications of any kind

through the Company Services. If you do so, you acknowledge you will have caused substantial harm to Company, but that the amount of harm would be extremely difficult to measure. As a reasonable estimation of such harm, and by way of liquidated damages and not as a penalty, you agree to pay Company N500000 for each actual or intended recipient of such communication; - Solicit, collect or request any personal information for commercial or unlawful purposes; - Post, upload or otherwise transmit an image or video of another person without that person's consent; - Engage in commercial activity (including but not limited to advertisements or solicitations of business; sales; contests; sweepstakes; creating, recreating, distributing or advertising an index of any significant portion of the Company Content; or building a business using the Company Content) without Company's prior written consent; - Using technology or other means to access, index, frame, or link to The Company Sites (including the Content) that is not authorized by The Company Sites (including by removing disabling, bypassing, or circumventing any content protection or access control mechanisms intended to prevent the unauthorized download, stream capture, linking, framing, reproduction, access to, or distribution of Company Content)

Accessing The Company Sites (including the Content) through any automated means, including "robots," "spiders," or "offline readers" (other than by individually performed searches on publicly accessible search engines for the sole purpose of, and solely to the extent necessary for, creating publicly available search indices - but not caches or archives - of The Company Sites and excluding those search engines or indices that host, promote, or link primarily to infringing or unauthorized content

Use the Company Services to advertise or promote competing services; - Use the Company Services in a manner inconsistent with any and all Applicable Law; - Attempt, facilitate, induce, aid and abet, or encourage others to do any of

the foregoing. Company reserves the right, but disclaims any obligation or responsibility, to remove User Content that violates this Agreement, as determined by Company, or for any other reason, in Company's sole discretion and without notice to you. You acknowledge that by your use of Company Site(s) user grants Company express consent, whether User registered as a principal, or in a fiduciary or representative capacity, for Company to investigate, or cause to be investigated, any or all information provided by any User to ensure against fraudulent, incorrect, or incomplete registration information. User expressly consents that Company may utilize any and all information provided by User and any information revealed during said investigation to further Company's business purposes, including contacting User for solicitation, and attempting to contact User via phone, voicemail, and/or SMS at phone numbers you provide. User expressly consents to allow Company to attempt contact via telephone numbers listed in the Federal Government's "Do Not Call" list whether said phone numbers were previously not provided to Company by User or were obtained through investigation. When deemed appropriate by Company may take appropriate legal action against anyone who, in Company's sole discretion, violates this Agreement, including but not limited to, terminating their user account and/or reporting such User Content, conduct, or activity to law enforcement authorities.

You acknowledge, consent and agree that Company may access, preserve, investigate, or disclose information you provide to the Company Sites, including User Content and your account registration information, including when Company has a good faith belief that such access, preservation or disclosure is necessary in order to:

- (i) Protect, enforce, or defend the legal rights, privacy, safety, or property of Company, our parents, subsidiaries or affiliates ("Company Affiliates"),

or their employees, agents and contractors (including enforcement of this Agreement or our other agreements);

- (ii) Protect the safety, privacy, and security of users of the Company Services or members of the public including in urgent circumstances;
- (iii) Protect against fraud or for risk management purposes;
- (iv) Comply with the law or legal process; or
- (v) Respond to requests from public and government authorities. If Company assigns or sells any part of, or all of its business, or business information, including but not limited to information you provided on registration and any information developed as part of above mentioned consented investigations, or makes a sale or transfer of its assets or is otherwise involved in a merger or transfer of all or a material part of its business, Company may transfer your information to the party or parties involved in the transaction as part of that transaction.

The Company reserves the right to limit the storage capacity of User Content. You assume full responsibility for maintaining backup copies of your User Content, and Company assumes no responsibility for any loss of your User Content due to its being removed by Company or for any other reason. User Content on Message Boards and Forums The Company Sites may offer users the ability to post messages on message boards, chat areas, bulletin boards, e-mail functions, forums, and other interactive areas as a part of the Company Services (collectively, "Forums"), which may be open to the public generally, to all members of the Company Sites, or to a select group of members to a specific Forum group. You acknowledge that all Content posted on Forums is User Content, and by posting on Forums you agree to comply with the rules and restrictions on User Content set forth above and any other rules specifically applicable to such Forums. Company reserves the right, but disclaims any obligation or responsibility, to prevent you from posting User Content to any

Forum and to restrict or remove your User Content from a Forum or refuse to include your User Content in a Forum for any reason at any time, in Company's sole discretion and without notice to you. You acknowledge that messages posted on such Forums are public, and Company cannot guarantee the security of any information you disclose through any Forum; you make such disclosures at your own risk. Company is not responsible for the content or accuracy of any information posted on a Forum, and shall not be responsible for any decisions made based on such information. Your Proprietary Rights in and License to Your User Content Company does not claim any ownership rights in the User Content that you post, upload, email, transmit, or otherwise make available (collectively, "Transmit") on, through or in connection with the Company Services, except with respect to your unsolicited submissions, as described under "Unsolicited Submissions" below; provided, however, that User Content shall not include any Company Content or content owned by a Company Affiliate. By posting or transmitting any User Content on, through or in connection with the Company Services, you hereby grant to Company and our Company Affiliates, licensees, assignees, and authorized users a worldwide, perpetual, irrevocable, non-exclusive, fully-paid and royalty-free, freely sub-licensable, transferable (in whole or in part) right (including any moral rights) and license to use, modify, excerpt, adapt, publish, translate, create derivative works and compilations based upon, publicly perform, publicly display, reproduce, sublicense, and distribute such User Content, including your name, voice, likeness and other personally identifiable information to the extent that such is contained in User Content, anywhere, in any form and on and through all media formats now known or hereafter devised, for any and all purposes including, but not limited to, promotional, marketing, trade or any non-commercial or commercial purposes. Additionally, Company is free to use any ideas, concepts, know-how, or techniques contained within such User Content for any purpose including, but not limited to, developing, manufacturing,

marketing and providing commercial products and services, including Company Services. Company's use of such User Content shall not require any further notice or attribution to you and such use shall be without the requirement of any permission from or any payment to you or any other person or entity. You hereby appoint Company as your agent with full authority to execute any document or take any action(s) Company may consider appropriate in order to confirm the rights granted by you to Company in this Agreement. You represent and warrant that:

- (i) You own the User Content Transmitted by you on, through or in connection with the Company Services, or otherwise have the right to grant the license set forth in this Section, and
- (ii) The Transmission of User Content by you on, through or in connection with the Company Services and Third Party Services does not violate the privacy rights, publicity rights, copyrights, contract rights or any other rights of any person or entity. You agree to pay for all royalties, fees, and any other monies owing any person or entity by reason of the use of any User Content Transmitted by you on or through the Company Services or Third Party Services. If you delete your User Content from the Company Sites, Company's license to such User Content will end after a reasonable period of time necessary for the deletion to take full effect. However, the User Content may be retained in the Company's back-up copies of the Company Sites, which are not publicly available. Furthermore, to the extent that Company made use of your User Content before you deleted it, Company will retain the right to make such pre-existing uses even after your User Content is deleted. You acknowledge that;
 - (i) deletion of your User Content from the Company Sites will not result in, and Company assumes no responsibility for,

the deletion of such User Content by any third parties who were provided with or had access to such User Content prior to your deleting it from the Company Sites, and

- (ii) Termination of your account or your use of the Company Services will not result in the immediate or automatic deletion of your User Content consistent with this Agreement. Removal of Material that Infringes Copyrights Company respects the intellectual property of others and requires that our users do the same. Company has a policy that provides for the termination in appropriate circumstances of subscribers and account holders of Company Services who are repeat infringers. Company also reserves the right to remove or disable access to any transmission of Content that infringes the copyright of any person under the laws of the Nigeria upon receipt of a notice that substantially complies with the requirements of the Law. If you believe material on Company Services infringes your copyright. If you believe that any material residing on or linked to from Company Services infringes your copyright, you must send Company's designated Copyright Agent a written notification of claimed infringement that contains substantially all of the following information:

- (a) Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works are covered by a single notification, a representative list of such works;

- (b) Identification of the claimed infringing material and information reasonably sufficient to permit us to

locate the material on the Company Services (such as the URL(s) of the claimed infringing material);

(c) Information reasonably sufficient to permit us to contact you, such as an address, telephone number, and an email address;

(d) A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law;

(e) a statement by you that the above information in your notification is accurate and a statement by you, made under penalty of perjury, that you are the owner of an exclusive right that is allegedly infringed or are authorized to act on the owner's behalf; and

(f) your physical or electronic signature. Company's Copyright Agent for notification of claimed infringement can be reached at: Attention: Copyright Agent Email:

If you posted material to Company Service that was removed due to notice by a copyright owner. If you posted material to Company Services that Company removed due to a notice of claimed infringement from a copyright owner, Company may, but is not obligated to, take reasonable steps promptly to notify you that the material has been removed or disabled. This notice may be by means of a general notice on the Company Sites or by written or electronic communication to such address (es) you have provided to Company, if any. You may provide counter-notification in response to such notice in a written communication that

includes substantially all of the following: (i) identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled; (ii) a statement by you, under penalty of perjury, that you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material to be removed or disabled; (iii) your name, address, telephone number, and a statement that you consent to the jurisdiction of the Federal District Court for the judicial district in which your address is located, or if your address is outside of the United States, for any judicial district in which Company may be found, and that you will accept service of process from the person who provided notification requesting the removal or disabling of access to the material or such person's agent; and (iv) your physical or electronic signature. Please note that, any person who knowingly makes material misrepresentations in a notification of claimed infringement or any counter-notification may be liable for damages. Your Exposure to Others' User Content You understand that Company does not control the User Content posted by users via the Company Services and, as such, you understand you may be exposed to offensive, inaccurate or otherwise objectionable User Content. Company assumes no responsibility or liability for this type of Content. If you become aware of any misuse of the Company

Services, including in violation of any "Restrictions on Use of Company Services," please report it immediately to Company. Company assumes no responsibility for monitoring the Company Services for inappropriate

THIRD PARTY LINKS AND SERVICES

The Company Services may provide, or third parties may provide, links to other websites, applications, resources or other services created by third parties ("Third Party Services"). When you engage with a provider of a Third Party Service, you are interacting with the third party, not with Company. If you choose to use a Third Party Service and share information with it, the provider of the Third Party Service may use and share your data in accordance with its privacy policy and your privacy settings on such Third Party Service. Company encourages you not to provide any personally identifiable information to or through any Third Party Service unless you know and are comfortable with the party with whom you are interacting. In addition, the provider of the Third Party Service may use other parties to provide portions of the application or service to you, such as technology, development or payment services. Company is not responsible for and makes no warranties, express or implied, as to the Third Party Services or the providers of such Third Party Services (including, but not limited to, the accuracy or completeness of the information provided by such Third Party Service or the privacy practices thereof). Inclusion of any Third Party Service or a link thereto on the Company Services does not imply approval or endorsement of the Third Party Service. Company is not responsible for the content or practices of any websites other than the Company Sites, even if the website links to the Company Sites and even if it is operated by a Company Affiliate or a company otherwise connected with the Company Sites. By using the Company Services, you acknowledge and agree that Company is

not responsible or liable to you for any content or other materials hosted and served from any website other than the Company Sites. When you access Third Party Services, you do so at your own risk. If you are interested in creating hypertext links to the Company Sites, you must contact Company's legal department at Legal@InnisRealtors.com before doing so. In establishing hypertext links, you must not represent in any way, expressly or by implication, that you have received the endorsement, sponsorship or support of the Company Sites or Company, including its respective employees, agents, directors, officers or shareholders. Company Terms of Sale Certain products and services may from time to time be made available to you through the Company Services. The products and services that are offered for sale by Company or its corporate affiliates are each referred to as an "Offering". Terms related to a specific product or service will accompany the Offering. In addition, these Terms of Sale apply to all Offerings. To make a purchase on Company Services, you must be a registered Company user. Company sells its products only to those users who can legally make purchases with a credit card. You must be eighteen years of age to make a purchase on the Company Services, or, if you are under the age of eighteen but over the age of thirteen, you may make purchases on the Company Services with the knowledge and consent of your parent or legal guardian. Company reserves the right to refuse or cancel orders or terminate accounts, at any time in its sole discretion. We may accept various credit cards at any different times. However, by submitting an order through the Company Services, you authorize Company, or its designated payment processor, to charge the account you specify for the purchase amount using your credit card if we accept it. All payments are to be made in_____.

MEMBER DISPUTES

You are solely responsible for your interactions with other users of the Company Sites and the Company Services, providers of Third Party Services or

any other parties with whom you interact on, through or in connection with the Company Services. Company reserves the right, but has no obligation, to become involved in any way with any disputes between you and such parties. Trademarks Company, the Company logo, and other Company marks, graphics, logos, scripts, and sounds are trademarks of Company. None of the Company trademarks may be copied, downloaded, or otherwise exploited. Privacy For information about Company's policies and practices below regarding the collection and use of your information, please read Company's. The Privacy Policy is incorporated by reference and made part of this Agreement. Thus, by agreeing to this Agreement, you agree that your use of or presence on the Company Sites, application and other places where any Company Services are available are governed by the Privacy Policy in effect at the time of your use.

DISCLAIMERS

The company services are provided "as-is" and "as available" and company does not guarantee or promise any specific results from use of or continuous availability of the company services.

to the fullest extent permitted by applicable law, company expressly disclaims any warranties and conditions of any kind, whether express or implied, including but not limited to, the implied warranties of merchantability, fitness for a particular purpose and non-infringement, and warranties implied for a course of performance or course of dealing. Without limiting the generality of the foregoing, company makes no warranty that your use of the company services will be uninterrupted, timely, secure or error free, that defects to the company services will be corrected, that the company services or the servers on which they are available will be free of viruses or other harmful components, or that any information obtained by you on, through or in connection with the company services or third party services (including, but not limited to, through

user content or third party advertisements) will be accurate, reliable, timely or complete. Under no circumstances will company be responsible for any loss or damage (including but not limited to loss of data, property damage, personal injury or death) resulting from use of the company services, problems or technical malfunction in connection with use of the company services, attendance at a company event, any material downloaded or otherwise obtained in connection with the company services, any user content, any third party advertisement or third party service transmitted on, through or in connection with the company services, or the conduct of any users of the company services, whether online or offline. Limitation on Liability

In connection with this waiver and release, you acknowledge that you are aware that you may hereafter discover claims presently unknown or unsuspected, or facts in addition to or different from those which you now know or believe to be true. Nevertheless, you intend by this Agreement to release fully, finally and forever all Released Matters under this Agreement. In furtherance of such intention, the releases set forth in this Agreement shall be and shall remain in effect as full and complete releases notwithstanding the discovery or existence of any such additional or different claims or facts relevant thereto. Company makes no representation or warranty whatsoever regarding the completeness, accuracy, currency or adequacy of any information, facts, views, opinions, statements or recommendations contained on the Company Services and/or the Content. Reference to any product, process, publication or service of any third party by trade name, domain name, trademark, service mark, logo, and manufacturer or otherwise does not constitute or imply its endorsement or recommendation by Company or the Company Affiliates. Views and opinions of users of the Company Services do not necessarily state or reflect those of Company. Nigeria Jurisdiction Company provides the Company Services in the Nigeria. Company does not represent that the Company Content or the

Company Services are appropriate (or, in some cases, available) for use in other locations. If you use the Company Sites or the Company Services from a jurisdiction other than the United States, you agree that you do so of your own initiative, and you are responsible for complying with local laws as applicable to your use of the Company Sites or the Company Services. Not all of the Site Products are available worldwide or nationwide, and Company makes no representation that you will be able to obtain any Site Product in any particular jurisdiction, either within or outside of the United States. U.S. Export Controls Software available in connection with the Company Services is further subject to Nigeria export controls. No such software may be downloaded from the Company Services or otherwise exported or re-exported in violation of U.S. export laws. Downloading or using such software is at your sole risk.

Arbitration Agreement (1) Company, including its Company Affiliates, agents, employees, predecessors in interest, successors, and assigns, and you agree that any Dispute (as defined herein) between you and Company, regarding any aspect of your relationship with Company, will be resolved in a binding, confidential, individual and fair arbitration process, and not in court. Each of you and Company agrees to give up the right to sue in court. The term "Dispute" is to be given the broadest possible meaning that will be enforced, and shall include any dispute, claim, demand, count, cause of action, or controversy between you and Company, whether based in contract, statute, regulation, ordinance, tort (including, but not limited to, fraud, misrepresentation, fraudulent inducement, negligence, or any other intentional tort), or any other legal or equitable theory. The term "Dispute" specifically includes, but is not limited to, any and all claims between you and Company in any way related to or concerning this Arbitration Agreement, any other aspect of these Terms of Use (including their applicability and their conformance to applicable law), any products or services provided by Company, any billing disputes, and any disputes relating to telephonic, text message, or any other

communications either of us received from the other. The only exceptions to this Arbitration Agreement are that

- (i) Each of you and Company retains the right to sue in small claims court and
- (ii) Each of you and Company may bring suit in court against the other to enjoin infringement or other misuse of intellectual property rights. Disputes over whether these exceptions apply shall be resolved by the court in which such action has been brought; all other disputes over arbitration shall be resolved by the arbitrator.

GOVERNING LAW

The Agreement will be governed by, and construed in accordance with, the laws of Nigeria, without regard to its conflict of law provisions. Except with respect to Disputes to be resolved through an arbitration process in accordance with the Arbitration Agreement contained above, you and Company agree to submit to the exclusive jurisdiction of the courts located in Abuja Nigeria to resolve any Dispute arising out of the Agreement or the Company Services.

Unsolicited Submissions Company does not knowingly accept, via the Company Services or otherwise, unsolicited submissions including, without limitation, submissions by you of blog ideas, articles, scripts, story lines, fan fiction, characters, drawings, information, suggestions, proposals, ideas or concepts. Company requests that you do not make any unsolicited submissions. Any similarity between an unsolicited submission and any elements in any Company or Affiliated Company creative work including, without limitation, a film, series, story, title or concept would be purely coincidental. If you do send any submissions to Company via the Company Services that are unsolicited (including but not limited to any Forum), however, you agree that

- (i) your unsolicited submissions are not being made in confidence or trust and that by making such submissions no contractual or fiduciary relationship is created between you and Company;
 - (ii) any such unsolicited submissions and copyright become the property of and will be owned by Company (and are not User Content licensed by you to Company under "Your Proprietary Rights in and License to Your User Content") and may be used, copied, sublicensed, adapted, transmitted, distributed, publicly performed, published, displayed or deleted as Company sees fit;
 - (iii) you are not entitled to any compensation, credit or notice whatsoever in connection with such submissions;
 - (iv) by sending an unsolicited submission you waive the right to make any claim against Company or Company Affiliates relating to any unsolicited submissions by you, including, without limitation, unfair competition, breach of implied contract or breach of confidentiality.
- Employment Opportunities Company may, from time to time, post Company employment opportunities on the Company Services and/or invite users to submit resumes to it. If you choose to submit your name, contact information, resume and/or other personal information to Company in response to employment listings, you are authorizing Company to utilize this information for all lawful and legitimate hiring and employment purposes. Company also reserves the right, at its sole discretion, to forward the information you submit to its Company Affiliates for legitimate business purposes. Nothing in this Agreement or contained in the Company Services will constitute a promise by Company to contact, interview, hire or employ any individual who submits information to it, nor will anything in this Agreement or contained in the Company Services constitute a promise

that Company will review any or all of the information submitted to it by users of the Company Services.

2) COLLECTION OF INFORMATION

Company and our service providers collect the following information from and about you: Registration Information is the information you submit to register for a Company Service, for example, to create an account, post comments, receive a newsletter, or enter a contest or sweepstakes. Registration Information may include, for example, name, email address, gender, zip code and birthday.

Public Information and Posts consist of comments or content that you post to the Company Services and the information about you that accompanies those posts or content, which may include a name, user name, comments, likes, status, profile information and picture. Public Information and Posts are always public, which means they are available to everyone and may be displayed in search results on external search engines.

Information from Social Media. If you access or log-in to a Company Service through a social media service or connect a Company Service to a social media service, the information we collect may also include your user ID and/or user name associated with that social media service, any information or content you have permitted the social media service to share with us, such as your profile picture, email address or friends lists, and any information you have made public in connection with that social media service. When you access the Company Services through social media services or when you connect a Company Service to social media services, you are authorizing Company to collect, store, and use such information and content in accordance with this Privacy Policy.

CANCELLING YOUR ACCOUNT

To cancel your account, email admin@farmitrade.com subject, "Delete My Account" and include the email address that you registered your account with (if different from the email address you're sending the email from). Remember that even after you cancel your account, copies of some information from your account may remain viewable in some circumstances - where, for example, you have shared information with a third-party application or web site. We may also retain backup information related to your account on our servers for some time after cancelation for fraud detection or to comply with applicable law or our internal security policies. Because of the nature of caching technology, your account may not be instantly inaccessible to others, and there may be a delay in the removal of the content from elsewhere on the Internet and from search engines.

LINKED SERVICES

The Company Services may be linked to sites operated by unaffiliated companies, and may carry advertisements or offer content, functionality, games, newsletters, contests or sweepstakes, or applications developed and maintained by unaffiliated companies. Company is not responsible for the privacy practices of unaffiliated companies, and once you leave the Company Services or click an advertisement you should check the applicable privacy policy of the other service. In addition, Company is not responsible for the privacy or data security practices of other organizations, such as Facebook, Tumblr, Twitter, Apple, Google, Microsoft or any other app developer, app provider, social media platform provider, operating system provider, wireless service provider, or device manufacturer, including in connection with any information you disclose to other organizations through or in connection with the Company Services.

SENSITIVE INFORMATION

We ask that you not send us, and you not disclose, any sensitive personal information (such as social security numbers, information related to racial or ethnic origin, political opinions, religion or other beliefs, health, criminal background or trade union membership) on or through the Company Services or otherwise.

DATA RETENTION

We will retain your information for the period necessary to fulfil the purposes outlined in this Privacy Policy unless a longer retention period is required or allowed by law. Remember that even after you cancel your account, copies of some information from your account may remain viewable in some circumstances where, for example, you have shared information with social media or other services. Because of the nature of caching technology, your account may not be instantly inaccessible to others. We may also retain backup information related to your account on our servers for some time after cancellation for fraud detection or to comply with applicable law or our internal security policies. It is not always possible to completely remove or delete all of your information due to technical constraints, contractual, financial or legal requirements.