

First: Privacy Policy by Greggii INC. (hereinafter referred to as “Greggii”)

Last Update: 18th of February, 2025.

Terms and Conditions Agreement

Agreement

Dear User of Greggii Inc, please allow us to welcome your visit to Our Products. Our Products shall mean all of our websites, mobile applications, software, programs, technologies, and services. We are looking forward to keeping your usage experience of Our Products beyond your expectations! For the purpose of using word Greggii, the word Greggii means and includes Greggii’s Products “Our Products”, its affiliated websites, web or mobile applications whether related to services, subsidiaries, affiliated companies, successors, assignees, assignors and programs where Greggii has control over the operation of the technology.

All features and technologies used by Greggii including, but not limited to, features on the website, mobile apps, account options, or payment options, in order to provide you with amazing opportunities and/or exceptional business opportunities where you can benefit from using Our Products.

Before using Our Products, please take sufficient time to read the terms and conditions on this page. If you do not agree to all terms and conditions addressed in this Terms and Conditions Agreement, please stop immediately from using Our Products or any content of it. Using any of Our Products constitutes unconditional agreement and irrevocable consent to be bound with the full terms and conditions listed herein.

Based on the intended use of Our Products by Greggii, Greggii may enter into another agreement with its users concerning a specific service (“Specific Agreement”), in that event the user will be bound by these terms and conditions in addition to the terms in the Specific Agreement. In the event of the existence of inconsistency between these terms and conditions and the terms and conditions in a Special Agreement, the Special Agreement shall prevail.

Greggii reserves all rights and discretion to change, modify, amend, remove or add these terms and conditions at any time without prior notice to its users of Our Products. By visiting or using any of Our Products you acknowledge and undertake

to be bound completely by all terms and conditions at the time of using Our Products. Updating the terms and conditions constitutes sufficient notice to all users of Our Products, and you agree to be bound completely with all terms and conditions of all updated version of this Terms and Conditions immediately.

While it is disappointing for Gerggii to ask any user to stop accessing Our Products, please be informed that Greggii is forced to ask you to stop accessing Our Products immediately if you do not agree completely with all terms and conditions in this Agreement and all of the updates that to come into effect.

Age of Majorities:

By using any of Our Products including our social platform (My ... By Greggii), you must be at least 14 years old or the legal age permitted by your jurisdiction or country to use our social platform.

The legal age that permits you to utilize each of Our Products may vary such as the legal age permitting you to access our social media platform may vary from the legal age to permitting you to make a payment or sell a product. By engaging in any payment transaction, you acknowledge that you are legally permitted to use such a payment method, or such a payment method is made under the supervision and approval of your guardian or parent and the card holder. The parents or the legal guardians shall assume any legal and financial responsibilities that may result from using any of Our Products by their minors.

By using any of Our Products, you expressly consent that you are at least 13 years old or the age of majority as described in your jurisdiction that permits you to use Our Products. You shall be fully and legally responsible for all activities or nature of use of Our Products including your account. By creating an account, you assume the full responsibility to keep your account safe and secure your password(s), username(s), your privacy.

Restriction on the registered members:

You are only permitted to use Our Products only within the intended use of Our Products. You are not permitted to use Our Products in order to violate the rights of others in our community, collect data and information about them, sell or benefit, whether financially or not, from any content or information shared on any of Our Products.

You must be at least 13 years old or of the legal age in your jurisdiction or your country to engage in part or all our services and being legally permitted to engage of such services provided by us including making payment or purchase a product or service on Our Products.

By engaging in any payment transaction, you acknowledge that you are legally permitted to use such a payment method, or such a payment method is made under the supervision and approval of your guardian or parent or the card holder.

You are not permitted to post, share, or distribute any pornography or obscenity content on our products, and you must not be a convicted sexual offender before or at anytime while you are using any of Our Products for social media.

You are not permitted to create any fake account or impersonate another person or business. You shall not use Our Products for the purpose of misleading others, committing fraud, encouraging fraud or destruction within our close community or for any illegal conduct that is prohibited by your jurisdiction or country or in violation of any of our policies or agreements.

All content and information that created under your account whether shared, distributed, posted, or stored on your account, you must have the legal right and ownership of the content or have the legal authorization to use the content from the owner of the content at all time. Particularly, counterfeit, copyright infringement, trademark infringement, and pirated goods are not permitted on Our Products, you must ensure that you have the legal right to such content at all times that you created on your account. In the event that we receive any complaint about any violation in connection with your ownership of the content, we reserve the absolute right to remove, delete, restrict and/or terminate the content and/or suspend or terminate your account without providing you with any prior notice of the same or reason of such decision. We provide our products as a channel for building a safer environment and respect the intellectual property of others.

You cannot reverse engineer Our Products or any part of their component by you or any third party associated with you. You also cannot translate or create derivative works or modify Our Products under any circumstances.

You acknowledge and understand that Our Products are also offered to our teens and youth, many of them can be under the age of majority (hereinafter referred to as “Young Members”) and you undertake not to utilize Our Products for any sexual content or for a purpose of building or establishing an illegal relationship, whether sexually or not, with any member on Our Products. In the event that we receive any

report or complaint pertaining any sexual activities, sharing sexual content, or advancing sexual relation with our Young Members, your account will be immediately suspended forever without providing you with any prior notice of the same or reason of such decision. We take the safety of our new generation and Young Members very serious. The same restriction apply for the general members of our community who are using Our Products. We will also have an obligation to report your conduct directly to the enforcement authority in your jurisdiction and we reserve the right to sue you for all damages, without any limitation, caused to Our Products.

Your Account:

You have to create an account in order to use any of Our Products; you will be required to provide us with specific information such as, but not limited to, your correct cell number, username, email address, payment details, billing address, shipping address.

In order to receive benefits such as, but not limited to, engaging in our social community, discounts, promotion, exclusive opportunity for our members. Despite the freedom that Greggii gives to its users to create accounts, create posts, post comments and engage in discussion, share contents, order products, offer products and display products or contents, participate in a contest, Greggii reserves all rights and discretions to remove amend, adjust, or cancel your account, order or products from the your account(s), delete or remove content posted by you or shared by you, and suspend your account for a short or long period of time or terminate your account all together without providing your with a prior notice of the same or the reason of our decision.

By creating an account on any of Our Products you will be required to provide us with your personal information in addition to your method of payment details. We highly recommend keeping more than one valid method of payment associated with your account in order that Greggii can use the alternative method of payment in the event of the invalidity or expiration of the first method of payment.

If you are a merchant, service provider, or business owner, you must provide your personal and business information such as, but not limited to, the name of your business, your name, location of your business, hours of operations, etc.

Services to be provided to you based on your compliance with the Terms and Conditions and other agreements and policies

You will be provided with an opportunity to share your thoughts, ideas, products, services, works, comments, suggestions, photos, and posts, participate in a contest. Additionally, you will be provided an opportunity to connect with other individuals, businesses with same or similar interest as yourself.

Create your Account

While you create your account you will be having the freedom to choose the available username, upload your profile picture, and other personal information about you and your account, we cannot guarantee the availability of your username and we might restrict the alternative usernames or profile picture if we believe that such a selected user name and or your picture profile may result in confusion, misleading, or violating the copyright or trademark rights of a third party. You are not permitted to use any offensive or discriminatory name, or any name that promotes hate.

Access to content that you share on our products

Your account information such as, but not limited to, your username, relationship, interest, country of origin, picture, and interaction with ads, products, and contents and emotions that you share on Our Products.

While we provide you with access to create or share your contents with others on Our Products, we acknowledge that the content created and shared under your account are completely owned by you, you grant us a continuous authorization to the content created by you including your public information, content created on your account, content shared on your account, photographs and posts, comments, or discussions that you engage in.

Ownership of your content that you intend to create, share, or distribute on our products requires you providing us with a legal permission to handle such content in a legal way that to share, transfer, transmit, distribute, store, modify, amend, change, host, use, convert, translate, display, change the size or quality of the content, and create derivative works of your content such a legal permission called a License granting us a non-exclusive right and royalty free, sub-licensable worldwide to host the content at any storage or data center. Any content created under your account and shared with any individual or businesses may not be in your control to delete or remove it even if you delete it or remove it from your account; therefore, your licences will remain effective even after you decided you completely terminate your account on Our Products.

You agreed that we can download Our Products applications and technologies on your phone and devices and update them from time to time.

In order to activate your account on any of Our Products you must provide us with a correct cell number, and you agree to receive a text message with an activation code. You will also have the ability to invite your friends and family by sending emails or text messages via your cell phone serves either by utilizing the text message service or internet data service provided to you by your carrier. Your cell carrier provider might charge you for receiving or sending such text messages, and you agree that you Greggii shall not be responsible to compensate you or the person you send an invitation to for any charges caused as a result of using Our Products.

Channel for expression

One of our important services and products is providing a channel for promoting free expressions and ideas. While we respect all of the freedom of expression and ideas of our users, we require our users to refrain from discriminating other members on any basis such as, but not limited to, discrimination against people of colour, indigenous peoples, migrants, minorities, people with disabilities, discrimination against women, racial and religious discrimination, or discrimination based on sexual orientation and gender identity.

It is our policy not to discriminate against any particular group as explained above, we do not participate in promoting any advantage or disadvantaged group for any reason. Our Products are intended to bring harmony, and unity and build a strong community by allowing the Users with their differences to respect each other. Violating this rule might result in an immediate removal of the user, or group of users who creates such conflict between our Users. Our company does not participate, support, permit, or promote any conflict between Users including, but not limited to, political point of view, specific political groups, sexual point of view, or specific sexual groups.

Users are more than welcome to address their point of views in a civil manner, but any discussion between the Users does not constitute that Greggii is party of the Users' discussions or point of views.

It is Greggii's fundamental and integral belief, principle, rule, and regulation not to participate in any conflicted practice that can imply directly or indirectly that Greggii causes conflict between its Users.

Delete your account

At this stage you can request to delete your account directly by contacting our support team who will assist you in deleting your account after confirming your identity and account. If our support team becomes unable to identify you and your ownership of the account you request to delete in order to properly delete your account, we will keep your request pending subject to our internal investigation to determine your ownership of the account. As such, we cannot guarantee the expected time to delete your account.

Privacy:

We deal with the privacy of our users very seriously, and we encourage you to visit our Privacy Policy page in order to review our policy in detail.

The affiliates, business owners, suppliers, and vendors agree and undertake to protect the privacy of the user of Greggii or any other person deals with Greggii as well as they will be held to a higher level of responsibility to execute and comply fully with Greggii Privacy Policy at all time.

Copyrights and Trademarks

All mediums of information or materials created by Greggii are properties exclusively owned by Greggii such as, but not limited to, logos, contents of pages, users' information including suppliers or customers, pictures or images, sounds, and voice tacks or content.

Any additional content crated by you or any other user, sharing the content on Our Products shall constitute of an express authorization for Greggii to use his or her or its ownership of the content listed or handled by Greggii to Greggii in order to enhance and increase the satisfactory experience of the other users of Greggii. The users and suppliers can request from Greggii at any time to remove their data either products or information from public access. Greggii does not claim any ownership over any infringed property posted or listed by any person either users or suppliers or handled by Greggii. Any information shared by the user with any third party will impact Greggii's ability to remove or delete such content.

As Greggii deals with numerous groups of users and in respect to the intellectual properties of others, Greggii committed to remove or prevent public access to any materials that proven to infringe the copyright provide that Greggii receives a proper official service from the owner that entails and official authorization letter from the owner of the claimed infringed copyright, a proof of the copyright registration that claimed to be infringed and ownership, the personal/business contact information

that Greggii can use as ways of communication concerning the subject matter, a letter of confirmation that is a good faith belief that the use of such material is against the copyright or trademark owner, or the agent of the owner, or against the authorization of the law. The letter must confirm particularly the location where the claimed infringed copyright product was listed on Our Products. The letter issued by you must be made under penalty of perjury, that the above information in your notice is accurate and that you are the copyright owner or authorized to act on the copyright owner's behalf.

License and Access

You undertake to comply with all terms and conditions and any agreement with Greggii, and only based on your compliance of the aforementioned, Greggii provides you a limited license, non-transferable and non-exclusive or non-sublicensable license. You understand that the license has been provided to you for your personal use and not for commercial use. Should you want to use the materials or products listed on or handled by Greggii, unless stated otherwise in written permission or consent from Greggii. Greggii encourages you to get in touch with our team to discuss any commercial opportunity that may be an even better deal for you. Please note that the unauthorized copying, downloading, sold, duplicated exploited, distribution or re-productivities of any material listed or handled by Greggii will result in taking the required legal actions against the wrongdoer. Additionally, you shall not use any service or products offered on or handled by Greggii that will be in violation of the law of your jurisdiction.

Feedback, Comments and Reviews

The user may share his/her/its experience, suggestion, question, idea, list of a product or communicate with other users of Greggii as long as the communication and its content is not prohibited by law, defamatory, libelous, political campaigning, obscene, abusive, software virus, malware, spam, disabling mechanisms, mass mailings, commercial solicitation, chain letters, or any harmful material or content that can cause injury to a third party or any other party.

Before you post your feedback, reviews, comments, suggestion, ideas, list of a product, photo, recording or any other material sent from you (collectively "User Communication") and received by Greggii, please note that upon doing so you grant us an unconditional and irrevocable license to use your User Communication or any part of it without any restriction. Therefore, if you do not want to grant Greggii such unconditional and irrevocable right, please do not engage in a such activity. Your

communication also will include your personal information, confidential information, your creative works, or any other things.

All feedback, reviews, comments, suggestion, idea, list of a product, photo, recording or any other material sent from you (collectively “User Communication”) received by Greggii become a perpetual, irrevocable, transferable, irrevocable, sub-licensable, royalty-free, right and license to use the User Communication in any manner and without any limitation on Greggii to republish, distribute, copy, display, remove, translate, disclose, adapt, perform, transfer, transmit, publish and communicate to the public by any means or medium, create a derivative works, integrate, marketing and advertisement, incorporate or use the User Communication in any way either through the technology or through any medium either within Canada or internationally that seems fit for Greggii free of any compensation and without any restriction on Greggii. Greggii is not obligated to publish or respond to any User Communication received from any party.

By receiving User Communication from you, you warrant and represent to Greggii that the User Communication is yours and you have the full right and title to the content of your User Communication and there is no violation to any right to a third party and injury that will result from sharing User Communication including, but not limited to, privacy of others, or personal or property right, infringement of copyright or trade-mark. In any event that your User Communication results in damage or injury to any third party, a person or an entity, you undertake and acknowledge that you will be solely responsible and you will be legally obliged to indemnify Greggii for any loss including the full legal fees, compensation or out of pocket expenses. Greggii assumes no liability or responsibility for any User Communication that communicate by any person or entity. Greggii has the right but not the obligation to supervise, amend, change and delete any User Communication. You irrevocably waive all of your moral rights in the User Communication for the benefit of Greggii and its successors, assigns and licensees.

You must not misrepresent yourself by using a fake cell number, email address, or unlawfully claim that you represent a person or an entity.

Event and Booking

Greggii will offer through its Products and Services live and virtual events either organized by the Greggii or by a third party or a user.

You acknowledge and understand and agree that any organized event either organized directly by Greggii or any third party or a user utilizing the Greggii’s

Products and Services can be subject to change, such as but not limited to, modification, cancelation, or postponement of the event.

You understand that you will not be entitled to any compensation for any changes except to the extent of the amount paid by you to attend such an event.

In the event that you booked an event, and did not show up, you understand that you are not entitled to a refund.

Booking an event and the right to attend the event are not transferable and you cannot assign it to any other person. You undertake not to sell your booking to any other person or entity. Such selling or transfer will not be accepted by Greggii or the third party or user. In the event that the event organizer accepts the sale or transfer of the event's ticket that shall not constitute a waiver of the condition listed in this Agreement.

By accepting to book and attend the event, you irrevocably consent that you might be identified during the event either via social media, applications, Greggii's Products, and Services or by being featured in the event via photographers and videographers for no compensation. You understand and acknowledge that you expressly waive any privacy or confidentiality or any other rights you may have against the event organizer and Greggii.

By accepting to book and attend the event you irrevocably undertake not to commit any criminal conduct, violate any rules, or expose yourself and others to any injury, damage, or unsafe condition. You also irrevocably undertake not to harass any of the event attendees, organizer, or any other person within the premises or the virtual environment of the event.

By Booking, Attending, or Participating in any activities including, but not limited to, Photo Booth, in the event, you irrevocably consent that your image, username, and nickname may be shared with others for no consideration.

If you are booking and attending an event created by unknown entities, you must make sure that the Event Organizer is a reliable Event Organizer. Booking or Attending an event organized by other entity shall be at your own risk, and Greggii is not responsible for such an event or any related issue directly or indirectly associated with an event organized by any other party than Greggii or My...

Creating a Booking an Event

While Greggii allows its users to create public and private events, you irrevocably undertake to take all responsibilities and legal liabilities for all events that you will create and you irrevocably undertake to comply with the terms of this Agreement, keep the users of Greggii safe and secured at all times, and comply with the terms of your events.

You irrevocably consent that Greggii shall have at all times the right to remove any of your events without advance notice. Greggii may remove your event if Greggii determined at its sole discretion, but without any obligation to do so, that your event will cause a serious harm or danger to the Greggii's users, or community, or the attendees, your event is in direct violation of Greggii's policies or terms, that your event is fraudulent made.

Products and Services Description:

Products and Services listed on Greggii contain descriptions that may vary from the actual descriptions of the purchased received products or services as a result of some technical issues. However, Greggii commits to provide its user with an accurate description as it can. Therefore, you understand that you purchase the product or service "AS IS" and "AS AVAILABLE" on Our Products subject to minor modifications. Furthermore, the availability of the products or services can be depending on your jurisdiction. Greggii sells, for now, all its products to individuals who have no intention of purchasing the products for any commercial purposes. Therefore, if you intended to purchase any of Our Products for the purpose of commercial use, you shall obtain an official written permission from the CEO or Director of the Sales Department.

As Greggii may sell various products and services some of them may require prior medical consultation with your physician, pharmacist, veterinarian, etc (collectively referred to as "Medical Providers") before using or consuming those products. Therefore, Greggii requires all of its users to consult the proper Medical Providers before using any of its products or services that may have any medical impact on your health, the health of others, or the health of a pet or a wild animal.

Greggii does not warrant that products or services descriptions or content are reliable, accurate, complete, without error or omission or up to date. Greggii expressly disclaims any liability to any products that were made by any manufacturer or any vendor concerning any product or services. Therefore, the customer understands that in the event of any harm or damages or any legal dispute in any nature concerning the purchased product or services, the Customer shall seek the

proper legal action against the manufacturer or the vendor of the product or services as per the available jurisdiction without including Greggii in the disputes between the vendor, manufacturer, and/or the user.

Greggii provides its platform to facilitate the transactions between the users and vendors, service providers or manufacturers. Greggii's Products are intended to serve multiple industries and sectors that make our users experience better. While Greggii desires to assist its users, vendors, service providers and manufacturers to settle any disputes amicably, at the time of disputes between the user and service providers, or vendor, manufacturer, Greggii will attempt to offer its assistance to resolve the disputes between the parties involved disputing the quality of services or products received, or any other disputed matter by assigning the case to an independent inspector in order to investigate the dispute and provide the independent finding of the disputed matter. Greggii has the absolute right to deduct or charge the costs of the independent inspector from the parties at fault in accordance to the inspector report.

The User undertakes to report any dispute concerning any product, service, or transaction took place via Greggii platform , immediately and within 24 hours from the time of the product or service received, or 24 hours from the time the user did not receive the expected product or service by sending an email to my@greggii.com.

The User, Vendor, Manufacturer irrevocably authorize Greggii to release the disputed amount to the prevailing party in the event of the disputes. The User, Vendor, Manufacturer, or the Service Provider irrevocably undertakes to hold the Company, its affiliates, officers, directors, employees, and agents harmless from and against any and all claims, liabilities, losses, damages, costs, and expenses, including but not limited to legal fees, arising from or related to the release of funds at the Company's sole discretion. The Company shall rely absolutely and conclusively on this clause as full and final satisfaction to any disputes with any financial entity in the event that any User, Vendor, Manufacturer, or Service Provider disputes the transaction through his/her/its bank, credit card company, or any other financial institution.

Products and Services Availability and Price

The list of the products or services offered by Greggii cannot be guaranteed as the availability of those products as all of the listed products or services are subject to handling and shipping process. Upon receiving your confirmation of your order

Greggii sales team will inform the Greggii shipping team to proceed with your order. During this period the shipping team may ship out the remaining items in the stock.

The product or service ordered by you cannot be confirmed until Greggii receives full payment from you and receive the availability approval from the supplier, manufacturer, or the listed user. Therefore, the Price associated with any product or service is only a suggested price of such product or service and cannot be confirmed until your order is paid for and Greggii receives approval from the supplier, manufacturer, or the listed user. In many instances, the supplier, manufacturer, or the listed user can run out of inventories which is completely outside of supplier, manufacturer, or the listed user and Greggii control.

In the event that the price of a product or service is not correct and the listed price is lower than the product actual price. Based on the supplier, manufacturer, or the listed user instruction you may have the choice of paying the actual correct price of the product or the service or Greggii will have to cancel your order.

You acknowledge the sale price or a promotion for a product or a service on the Website may vary from the App. Each platform has its own advantages and unique features.

Products and Risk of Loss

Once you purchase any item from Greggii, the risk of loss passes to you once the item is delivered to the carrier. You may purchase additional protection to cover any potential or unexpected loss of your item.

You acknowledge and understand that purchasing products, services, software or any other form from any other users on or through Greggii, you purchase from a third party and not from Greggii. Greggii does not guarantee, warrant, assume any responsibility in evaluating or grading any products, services or software listed and offered by any third party to you. Any link, information, content provided to you on or through Greggii is meant to provide you with additional information by the manufacturer, vendor, or service provider. You must review the merchant's, supplier's, service provider's terms and conditions, privacy terms in addition to the viewing of another user. You expressly undertake and agree to make any purchase from any third party at your sole risk and you expressly confirm that under no circumstances that Greggii will be held liable for any damages of any kind resulted from the use of Greggii or third party's products, technologies, websites, services, apps, materials, information, content, or any other type of use. You expressly undertake that Greggii must not be held liable for any damages or harm done to you

or your property including, but not limited to, either was directly, indirectly, incidental, consequential damages or punitive damages because of your direct or indirect relationship with a third party.

Return and refund policy

In the event of receiving a wrong item than the item purchased by you from Greggii, you may return the item. However, the returned item must be received by Greggii in order for Greggii to process your refund if any. To be qualified for a full or partial refund for your return item, Greggii will exercise its discretionary power to decide the qualifying amount of refund based on many factors including, but not limited to, the condition of the returned item, whether the item has been used or opened and the reason of return.

Purchasing a listed product, service, or software by a third party, merchant, supplier, or user, will be subject to the return policy of the third party, merchant, supplier, or user and not Greggii. Please make sure to read the return policy of the seller (third party, merchant, supplier, or user).

Instant Offers “Happy Hour Offer”

You will be entitled to receive instant offers “Happy Hour Offer” that require your immediate action. While you may be qualified to receive an Instant Offer, it is your absolute responsibility to accept the Instant Offer immediately, changing the Instant Offer screen will result in terminating the offer, and you will not be able to re-access the same offer again at a later stage or from the Marketplace.

You shall take the sole responsibility to ensure that you are qualified to receive the Instant Offer. You acknowledge that the Instant Offer might have a time limitation to accept the offer, or has limited quantities, age, restriction, or location restrictions.

Greggii shall not be responsible to honor any Instant Offer. In the event of any dispute, conflict, or error in connection with the Instant Offer, you shall contact the Instant Offer’s provider directly in the event of confusion, error, or omission.

Online Gift Card

Purchasing an Online Gift Card “Gift Card” from Greggii is a very straightforward transactions, we do not charge our users any additional fees or apply any hidden fees. You will receive the Gift Card for the exact amount that you will pay on our website or app. Purchasing the Gift Card from Greggii is not refundable, transferable,

redeemable for cash. The Gift Card does not have expiry date in order to ensure that our users enjoy every single dollar they spent on our website or application. The Gift Card cannot be used anywhere except on the Greggii's websites.

You can only purchase Greggii Online Gift Card in credit or debit cards. You cannot purchase the Online Gift Card by your points, promotional codes, or coupons.

Subscriptions

The Subscription service is not available in all countries and jurisdictions. The subscription plans are currently in the Province of Ontario, Canada and the State of Florida, The United States of America.

The Subscriptions plans are variable in nature and purposes. The User shall ensure the selection of the proper and suitable plan for the User. All professional services are subject to the compliance with any regulatory entities. By subscribing to one of our plans you obtain an access to number of benefits associated with the selected plan.

The discounted legal services are capped for \$250.00 for Free Plans and 12 times the value of the monthly subscription plan. The annual subscriptions receive the ability to claim the entire annual subscription fees from the legal service and receive a higher discounted legal cap of 36 times of the monthly subscription. The legal service provider or practitioner shall comply with the rules of the governing entity. The legal service provider shall have the absolute right to refuse providing any and all legal services that could be in violation of the laws, regulation entity, or inability to provide such legal services or products as permitted by law and rules. The financial service provider is also conditional to the approval and ability of the financial institution to provide the User with the requested services. The discounted banking fees are the basic monthly subject to each subscription plan through an approved financial institution partner.

To receive the full benefits of the subscriptions the User must be a subscriber to the subscription plan before the occurrence of the need for the benefits under any of the plans, except the free plan, the User shall have the benefit regardless of the time of the occurrence of the benefits needed.

All subscription plans are not refundable but can be upgraded or cancelled at anytime. The user can enjoy the benefits of the purchased subscription plan until the expiration or cancellation date.

The business subscriptions are variable. Please make sure to select the suitable subscription plan for your business.

Pay as you go Subscription Plan.

Greggii offers its users the ability to purchase subscription as per their needs limited to their purchase for a specific transaction.

Marketing Fees Associated with Business Plans:

Silver Plan Marketing Fee is 13% of the sale price excluded the payment processing fees in the amount of 2.9% and 30 cent / USD per transaction. The Silver Plan Marketing Fee can be waived at sole discretion of Greggii for a period determined by Greggii.

Platinum Plan Marketing Fee is 5% of the sale price excluded the payment processing fees in the amount of 2.9% and 30 cents / USD per transaction. The Platinum Plan Marketing Fee can be waived at sole discretion of Greggii for a period determined by Greggii.

Referral Credits

We appreciate your efforts in recommending our company to your friends, family members, clients, or customers. Every time you refer a friend or a family member to our product, and they complete their registration, you will receive either points or credits as to explained under the tab How It Works under the Referral section on the mobile application.

To redeem your Credits, you must use the Credit earned from each successful referral within our App from your account. All products and services purchased by redeeming your referral Credits are not subject to return, refund or exchange. All products and services are considered final sale when you use any of your referral Credits.

We are entitled to stop, suspend, cancel the incentives Credits at any time without further notice, if we decided to do so in our sole discretion. Greggii also entitled to investigate any potential suspension of fraud in accumulating any credits by any user. In the event that the user engaged in fraudulent activities to collect Credits, the user shall be held liable for all amount of credit granted to him or to others through his/her fraudulent transactions in addition to any additional costs incur as a result of the fraudulent conducts including, but not limited to, legal costs.

The discretionary incentive Credits are not transferable or convertible to cash, and you cannot assign it to any other person. You undertake not to sell your Credits to any other person or entity. Such selling or transfer will not be accepted and will not be honored by Greggii.

The Referral Credit shall apply only for US and Canadian users with US and Canadian cell number unless indicated otherwise.

Mortgage and Refinance Voucher

The value of the mortgage and refinance vouchers are variable and shall depend on the time of obtaining your mortgage and refinance. The value of vouchers is also variable based on the amount of the approved mortgage or refinance. The Mortgage and Refinance Vouchers are subject to the absolute discretion of voucher providers and are complementary in nature to the user in order to assist in reducing the legal closing costs. Users shall inquire about the available voucher prior to purchasing our subscription plans and prior to using this particular service as it varies from time to time.

Liabilities

All legal liabilities that may result from your conduct, content, comments, posts, message, products, videos, chats, text message, discussions, etc., must be your own liability and cannot be transferred to Greggii. Greggii is expressly confirming that Greggii act only as a channel for communications between its users.

Availability of Products or Services

We don't guarantee the availability of our products or services at anytime. The services and products can be expected to be disconnected, terminated, removed, deleted at anytime without a prior notice to you. You agree that you have the sole responsibility to store all of your contents that you store on Our Products on your personal devices in order to ensure the access to your content in the event of the suspension or permanent termination of Our Products.

Disclaimer of Warranties and Limitation of Liability:

As the packages, ingredients, or usages of the products or services subject to routine modification by the manufactures and as providing the best service to our esteemed users is one of our top priorities, our users must not rely solely on the products information, description, or consumption stated on Our Products, the Client must

consult the actual the labels and instructions of the manufacturer and any associated warnings on the products. Should the Client need additional information for clarification of the product information stated on the product, the Client must contact the manufacturer or service provider directly to receive the accurate information about that product. Additionally, if the products offered on Our Products have any impact on the health of a person or a pet, the Customer must consult a professional in that matter such as a physician, pharmacist, or the veterinarian to ensure that the Client received the proper professional advice on the product. You expressly agree to use Greggii and its services, products, information, material and everything at Your Sole Risk. Greggii does not make any Warranties or Representations in any form or kind either Expressly or Impliedly as to any service, product, operation, material, information content, or in any medium or form. All services and products offered by or through Greggii are offered “As Is” and “As Available” Basis.

Greggii does not expressly or impliedly make any Warranties or Presentation that any of Our Products made available for your use are free of harmful content, malware, viruses. Greggii disclaims all and any warranties, conditions, express or implied, including, but not limited to, the fitness for a particular purpose, merchant quality or Implied warranties of title. You expressly agree and acknowledge that you will access and use any of Our Products at your sole risk and you expressly confirm that under no circumstances that Greggii will be held liable for any damages of any kind resulting from the use of Our Products, materials, information, content, or any other type of use. You expressly undertake that Greggii must not be held liable for any damages or harm done to you or your property including, but not limited to, either was directly, indirectly, incidental, consequential damages or punitive damages, unless otherwise specified in writing.

Greggii does not expressly or impliedly make any Warranties or Presentation that any of Our Products made available for your use will be available at all time. You agree and understand that there is no obligation on Greggii to keep its services, products, emails, web pages, apps, servers, software, or any technology or method made available for your use. Whether the discontinue of disconnect of it for a temporary or permanent purpose.

Autoship

Greggii gives priority to its users who utilize Autoship feature in securing their future products over the guest users who purchase their products order as you go. Greggii will work to the best of its ability with its business partners to keep the

desirable product subject to the Autoship available to its users, but Greggii cannot guarantee the availability of any products as it is outside Greggii's direct control.

If any part of this agreement found to be legally invalid the remaining parts of the agreement shall remain enforceable.

If Greggii fails to enforce its right pertaining to any violation by you such failure shall not construed as a waiver to enforcing all remedies and terms of this Agreement against you.

You acknowledge and undertake that any claims for liability against Greggii in connection with any of your damages shall be the greater of the purchase price of the product or service purchased from Greggii or \$50.00, and the claim must be brought in accordance with the Arbitration Clause of this Agreement within two years from the date the alleged injury or claims for liability occurs.

All amendments, modifications, updates, or changes of this Agreement by Greggii will be in writing and provide you with a notice to accept the new terms or not as discussed above.

Jurisdiction:

In the event of any dispute between Greggii and you with any part of this Privacy Policy or any update of it, you expressly and irrevocably agree that all disputes, actions, claims, or any legal proceedings must be resolved exclusively in accordance with the laws of the State of Florida and the federal laws of the United States of America in the State of Florida. By accepting to use our products you are irrevocably consenting to the jurisdiction of the State of Florida, USA. Only the competent court in the State of Florida shall have the jurisdiction to determine any invalidity of any of the terms of this Privacy Policy. If any provision, term or condition of this Privacy Policy or part of thereof found to be invalid before the competent court of the State of Florida, the invalidity of such provision, term or condition or any part of therefore shall not affect the validity of the remaining provisions, terms, and conditions, which shall remain in full force and effect.

MANDATORY AGREEMENT TO ARBITRATE ON AN INDIVIDUAL BASIS; and AN IRREVOCABLE WAIVER FOR CLASS ACTION

Please note that this clause ("Arbitration Agreement") is part of your terms and conditions of this policy. Please read it very carefully as it affects your rights. This

Section contains procedures for MANDATORY BINDING ARBITRATION AND AN IRREVOCABLE WAIVER FOR CLASS ACTION.

Most of our users concerns can be resolved at the early stage through our customer services department in a timely manner and efficient way for all parties. In the event that we become unable to resolve your concern through our customer services, the terms of this clause shall govern the dispute resolution between you and us.

Any and all claims, disputes, controversies, causes of action (including the interpretation and scope of this clause, and the arbitrability of the controversy, dispute, demand, counts, claim, or cause of action), demands, counts, between you and us or our employees, affiliate, partners, agents, volunteers, interns, members, trustees, contractors, directors, officers, founders, licensees, assignees, sponsors, advertisers and the promotion agency, shall exclusively be settled through binding and confidential arbitration.

You and us retain the right to seek any equitable or injunctive relief in a court of competent jurisdiction in connection with intellectual claims or damages including actual or threatened infringement, misappropriation or violation of patents, copyrights, trade secrets, trademarks, or other intellectual property rights.

APART FROM THE NARROW EXCEPTIONS ABOVE IN RELATION WITH THE INTELLECTUAL RIGHT CLAIMS, YOU ACKNOWLEDGE AND IRREVOCABLY AGREE THAT YOU AND US ARE EACH WAIVING OUR RIGHTS TO SUE IN COURT, INCLUDING RIGHTS TO RECEIVE A TRIAL BY JURY OR TO PARTICIPATE AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS ACTION LAWSUIT, CLASS-WIDE ARBITRATION, PRIVATE ATTORNEY-GENERAL ACTION, OR ANY OTHER REPRESENTATIVE PROCEEDING.

The Parties agree that any dispute or controversy (whether in contract, tort or statute) arising out of, relating to, or in connection with this Privacy Policy or the negotiation, execution or performance of this Privacy Policy or the transactions contemplated hereby (a "Dispute") shall be arbitrated pursuant to the binding arbitration administered by the American Arbitration Association (AAA) in accordance with its applicable Arbitration Rules which shall take place in Tampa, Florida, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. By accepting to use our products you and Greggii irrevocably, (i) each Party waives, and acknowledges and agrees that it shall be deemed to have waived, any objection to the application of the procedures set forth in the Florida

Arbitration Code and any amendment or revision of the Florida Arbitration Code, and applicable statutes, (ii) consents to the procedures set forth by AAA. IN CONNECTION THEREWITH, EACH PARTY AGREES THAT IT WILL RAISE NO OBJECTION TO THE SUBMISSION OF THE DISPUTE TO ARBITRATION IN ACCORDANCE WITH THIS CLAUSE AND UNDERSTANDS THAT IT WAIVES ANY RIGHT TO LAY CLAIM TO JURISDICTION IN ANY VENUE AND ANY AND ALL RIGHTS TO HAVE THE DISPUTE DECIDED BY A JURY.

You also irrevocably undertake that the arbitration shall be conducted on an individual basis and not in a class, consolidated or representative action and the arbitrator shall not award class-wide relief; each party shall pay for his/her/its attorney's fees or unless the fees and costs awarded by the Arbitrator or by the applicable law.

If any part of this arbitration provision is deemed invalid, unenforceable or illegal, then the balance of this arbitration provision shall remain in effect and be construed in accordance with its terms as if the invalid, unenforceable, or illegal provision were not contained. If, however, the Arbitration clause is found to be invalid, unenforceable or illegal, then the entirety of this arbitration provision shall be null and void. If for any reason a claim proceeds in court rather than in arbitration, the dispute shall be exclusively brought before the competent State or U.S. Federal Court in Florida, United States of America.

At your request, the Arbitration can be conducted in a form of virtual video conference in the event that you reside in another state, province or country than the State of Florida, Unites States of America.

You irrevocably waive all your rights to defences or reasons to challenge this Arbitration clause and you affirm that you accept this Privacy Policy voluntarily without being subject to any unequal bargaining power or improvident bargain.

Greggii has the absolute discretion to bring any disputes, actions, claims, or any legal proceedings against you pertaining to any abuse, fraud, interference, criminal conducts that are only can be punishable under the jurisdiction that you live in.

DISCLAIMER

YOU EXPRESSLY AGREE AND UNDERTAKE TO USE GREGGII AND ITS SERVICES, PRODUCTS, INFORMATION, MATERIAL, NON-INFRINGEMENT AND EVERYTHING AT YOUR SOLE RISK. GREGGII

DISCLAIMS ANY WARRANTIES AND REPRESENTATIONS IN ANY FORM OR KIND AND PROVIDES NO CONDITIONS, OF ANY KIND, WHETHER LEGAL EITHER EXPRESSLY OR IMPLIEDLY AS TO ANY SERVICE, PRODUCT, OPERATION, MATERIAL, INFORMATION CONTENT, NON-INFRINGEMENT OR IN ANY MEDIUM OR FORM. ALL SERVICES AND PRODUCTS OFFERED BY OR THROUGH GREGGII ARE OFFERED "AS IS" AND "AS AVAILABLE" BASIS.

TO THE EXTENT TO WHAT IS PERMISSIBLE BY THE APPLICABLE LAW, GREGGII DISCLAIMS ALL WARRANTIES AND PRESENTATION, CONDITIONS THAT ANY OF GREGGII'S SERVICES, PRODUCTS, EMAILS, WEB PAGES, APPS, SERVERS, SOFTWARE, OR ANY TECHNOLOGY OR METHOD MADE AVAILABLE FOR YOUR USE ARE FREE OF HARMFUL CONTENT, MALWARE, VIRUSES. GREGGII DISCLAIMS ALL AND ANY WARRANTIES, CONDITIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE FITNESS FOR A PARTICULAR PURPOSE, MERCHANT QUALITY OR IMPLIED WARRANTIES OF TITLE, NON-INFRINGEMENT. IN ADDITION TO THE FOREGOING, DISCLAIMS ALL AND ANY WARRANTIES, CONDITIONS, EXPRESS OR IMPLIED THAT ANY OF THE PRODUCTS OR SERVICES ARE ERROR-FREE, ACCURATE, RELIABLE, COMPLETE, UNINTERRUPTED, AVAILABLE, FIT FOR SPECIFIC USE OR SECURED.

YOU EXPRESSLY AGREE AND ACKNOWLEDGE THAT YOU WILL ACCESS AND USE ANY OF GREGGII'S SERVICES, PRODUCTS, WEBSITES, APPS OR ANY TECHNOLOGIES AT YOUR SOLE RISK AND YOU EXPRESSLY CONFIRM THAT UNDER NO CIRCUMSTANCES THAT GREGGII WILL BE HELD LIABLE FOR ANY DAMAGES OF ANY KIND RESULTED FROM THE USE OF GREGGII OR ITS PRODUCTS, TECHNOLOGIES, WEBSITES, SERVICES, APPS, MATERIALS, INFORMATION, CONTENT, OR ANY OTHER TYPE OF USE. YOU EXPRESSLY UNDERTAKE THAT GREGGII MUST NOT BE HELD LIABLE FOR ANY DAMAGES OR HARM DONE TO YOU OR YOUR PROPERTY INCLUDING, BUT NOT LIMITED TO, EITHER WAS DIRECTLY, INDIRECTLY, INCIDENTAL, CONSEQUENTIAL DAMAGES OR PUNITIVE DAMAGES, UNLESS OTHERWISE SPECIFIED IN WRITING.

THESE DISCLAIMERS SHALL SURVIVE YOUR RIGHT TO USE ANY OF GREGGII'S PRODUCTS OR SERVICES OR THE TERMINATION OF THIS AGREEMENT.

LIMITATION OF LIABILITY

NOT ALL JURISDICTIONS, INCLUDING THE PROVINCE OF QUEBEC, ALLOW THE LIMITATION OR EXCLUSION OF THE LEGAL WARRANTIES, LIMITATION OF REPRESENTATION OR EXCLUSION MADE IN CONNECTION WITH SERVICES OR PRODUCTS BY THE VENDOR OR A THIRD PARTY SUCH AS GREGGII. IF YOU RESIDE IN ANY OF THESE JURISDICTIONS NUMBER OR ALL OF THE LIMITATIONS AND EXCLUSIONS MAY NOT APPLY TO YOU AS YOU MAY HAVE ADDITIONAL RIGHTS UNDER THE LAW OF YOUR JURISDICTION.

GREGGII INC AND ITS AFFILIATES AND THEIR DIRECTORS, OFFICERS, RESPECTIVE EMPLOYEES, LICENSORS, MANDATARIES, AGENTS, SUPPLIERS, OR VENDORS SHALL BE LIABLE UNDER NO CIRCUMSTANCES AND UNDER NO EQUITABLE THEORY OR LEGAL, WHETHER UNDER THE TORT LAW, CONTRACT LAW, STRICT LIABILITY OR OTHERWISE SHALL BE LIABLE TO YOU OR ANY OTHER PERSON WHETHER RESULTED DIRECTLY OR INDIRECTLY, WHETHER PUNITIVE INCIDENTAL, SPECIAL, OR CONSEQUENTIAL DAMAGES IN ANY NATURE INCLUDING BUT NOT LIMITED TO LOSS OF GOODWILL, LOSS OF INCOME OR PROFIT, LOSS OF DATA, USE, OR INFORMATION, COMPUTER FAILURE OR STOPPAGE OF WORK AS WELL AS ACCURACY OF OUTCOME OR MALFUNCTION RESULTING OUT OF OR IN CONNECTION WITH GREGGII'S SERVICES, PRODUCTS, WEBSITES, APPS OR ANY TECHNOLOGIES, INCLUDING, BUT NOT LIMITED TO: (1) ANY ERROR, INACCURACY, OMISSION IN CONNECTION WITH THE GUIDES, PLAN INFORMATION, ADVISES OR TIPS ON THIS SITE OR IN THE EVENT OF THE DELAY IN THE DELIVERY OR TRANSPORTATION, OR TRANSMISSION, (2) THE ABILITY OR INABILITY TO USE GREGGII'S SERVICES, PRODUCTS, WEBSITES, APPS OR ANY TECHNOLOGIES (3) ANY DAMAGES CAUSED DIRECTLY OR INDIRECTLY IN CONNECTION WITH THE USAGE OR DOWNLOADING CONTENT OR MATERIAL FROM GREGGII'S SERVICES, PRODUCTS, WEBSITES, APPS OR ANY TECHNOLOGIES OR FROM A THIRD PARTY'S LINK LISTED ON GREGGII INC, (4) ANY TRANSACTION COMPLETED BY USING GREGGII'S SERVICES, PRODUCTS, WEBSITES, APPS OR ANY TECHNOLOGIES, (5) ANY UNAUTHORIZED ACCESS OR MODIFICATION OF YOUR ACCOUNT INFORMATION OR DATA ON THE SITE EVEN IF GREGGII'S AUTHORIZED REPRESENTATIVE HAS BEEN INFORMED OF OR SHOULD HAVE KNOWN OF THE POTENTIAL POSSIBILITY OF THE DAMAGES, (6) ANY INITIATED

CONTRIBUTION, COMMITMENT, OR WORK DONE BY YOU BASED ON THE INFORMATION OR INSTRUCTIONS RECEIVED OR OBTAIN FROM OUR PRODUCTS.

YOU ACKNOWLEDGE AND UNDERTAKE THAT THE ABOVE LIMITATION OF LIABILITY MUST SURVIVE YOUR RIGHT TO USE GREGGII'S SERVICES, PRODUCTS, WEBSITES, APPS OR ANY TECHNOLOGIES OR THE TERMINATION OF THE AGREEMENT.