

TERMS & CONDITIONS

ACCEPTANCE OF TERMS

Welcome to Projagg (owned by Projagg Asia Pte Ltd). Projagg provides its service to the user of the Projagg website and related services, subject to the following Terms of Service ("TOS"), which may be updated by Projagg at any time without notice to the user. The user of the Projagg website can review the most current version of the TOS at any time by accessing the "Terms and Conditions" link on the Projagg website. In addition, when using particular Projagg services, the user of the Projagg website and Projagg shall be subject to any posted guidelines or rules applicable to such services which may be posted from time to time. All such guidelines or rules are hereby incorporated by reference into the TOS. Projagg also may offer other services from time to time, which may be governed by different Terms of Services. These TOS do not apply to such other services.

2. DESCRIPTION OF SERVICE

Projagg currently provides users with access to a broad range of project development and investment, as well as through its network of contacts and service providers (the "Service"). The user of the Projagg website also understands and agrees that the Service may include advertisements and that these advertisements may be necessary for Projagg to provide the Service. Unless explicitly stated otherwise, any new features that augment or enhance the current Service shall be subject to the TOS. The user of the Projagg website understands and agrees that the Service is provided "AS-IS" and that Projagg assumes no responsibility for the timeliness, deletion, mis-delivery or failure to store any user communications or personalization settings.

The user of the Projagg website is responsible for obtaining access to the Service and that access may involve third party fees (such as Internet service provider or airtime charges). The user of the Projagg website is responsible for those fees, including those fees associated with the display or delivery of advertisements. In addition, the user of the Projagg website must provide and is responsible for all equipment necessary to access the Service.

3. REGISTRATION OBLIGATIONS

In consideration of the user of the Projagg website using the Service, the user of the Projagg website agrees to: (a) provide true, accurate, current and complete information about the user of the Projagg website as prompted by the Service's registration profile form (such information being the "Registration Data") and (b) maintain and promptly update the Registration Data to keep it true, accurate, current and complete. If the user of the Projagg website provides any information that is untrue, inaccurate, not current or incomplete, or Projagg has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, Projagg has the right to suspend or terminate the account of the user of the Projagg website and refuse any and all current or future use of the Service (or any portion thereof).

4. PROJAGG PRIVACY POLICY

The information submitted to us will be used primarily for the purpose of creating successful matches among all stakeholders (developer, landowner and funding community), and service providers. Any information received is necessary to provide a level of certainty of intent and to maximize credibility. It may also be used to provide backup that may be helpful in your desire to seek development opportunities. It is also needed in order to aid with the continual improvement of the site, compile basic demographic data and to generally improve the services offered to you. The company will not sell, share or rent your

confidential information to any independent third parties without your prior consent.

Indexing - Please note that the title and short summary of development project pitches may be indexed on Google to attract more interest to your project. We therefore advise you not to include any confidential information in these sections of your pitch.

Cookies - If you decide to register as any stakeholder or service provider with Projagg, "cookies" are used to recognize you on subsequent visits and to make your online experience more user-friendly. "Cookies" are small bits of data that can be sent to your computer which then may be stored by your browser on your computer's hard drive. They cannot be used to retrieve data from your hard drive, email addresses or personally identifying information about you in any way. Most web browsers have features that can notify you when you receive a "cookie" or prevent "cookies" from being sent. Please note that by not accepting cookies, you will limit the website's functionality.

Security - Transaction information can be securely transmitted to the payment gateway via secure SSL connections. We do not store credit card details nor do we share User details with any 3rd parties. Projagg will not be handling any funds as all funding of project developments shall be directed to the relevant project accounts accordingly.

Sponsor Sites - Projagg provides links to third party sponsors. These sponsors are independent of this site and regulated by their own policies and procedures. We do not we share User details with any 3rd parties.

5. MEMBER ACCOUNT, PASSWORD AND SECURITY

The user of the Projagg website is responsible for maintaining the confidentiality of the password and account, and is fully responsible for all activities that occur under its password or account. The user of the Projagg website agrees to (a) immediately notify Projagg of any unauthorized use of its password or account or any other breach of security, and (b) ensure that the user of the Projagg website exits from its account at the end of each session. Projagg cannot and will not be liable for any loss or damage arising from failure of the user of the Projagg website to comply with this Section 5.

6. USER CONDUCT

The user of the Projagg website understands that all information, data, text, software, sound, photographs, graphics, video, messages or other materials (the "Content"), whether publicly posted or privately transmitted, are the sole responsibility of the person from which such Content originated. This means that the user of the Projagg website, and not Projagg, is entirely responsible for all Content that the user of the Projagg website upload, post, email, transmit or otherwise make available via the Service. Projagg does not control the Content posted via the Service and, as such, does not guarantee the accuracy, integrity or quality of such Content. The user of the Projagg website understands that by using the Service, the user of the Projagg website may be exposed to Content that is offensive, indecent or objectionable. Under no circumstances will Projagg be liable in any way for any Content, including, but not limited to, any errors or omissions in any Content, or for any loss or damage of any kind incurred as a result of the use of any Content posted, emailed, transmitted or otherwise made available via the Service.

The user of the Projagg website agrees to not use the Service to:

a) upload, post, email, transmit or otherwise make available any Content that is unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libellous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable; b) harm minors in any way;

c) impersonate any person or entity, including, but not limited to, a Projagg official, forum leader, guide or host, or falsely state or otherwise misrepresent the affiliation of the user of the Projagg website with a person or entity;

d) forge headers or otherwise manipulate identifiers in order to disguise the origin of any Content transmitted through the Service;

e) upload, post, email, transmit or otherwise make available any Content that the user of the Projagg website do not have a right to make available under any law or under contractual or fiduciary relationships (such as inside information, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);

f) upload, post, email, transmit or otherwise make available any Content that infringes any patent, trademark, trade secret, copyright or other proprietary rights ("Rights") of any party;

g) upload, post, email, transmit or otherwise make available any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation, except in those areas (if any) that are expressly designated for such purpose;

h) upload, post, email, transmit or otherwise make available any material that contains software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment;

i) disrupt the normal flow of dialogue, cause a screen to "scroll" faster than other users of the Service are able to type, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges;

j) interfere with or disrupt the Service or servers or networks connected to the Service, or disobey any requirements, procedures, policies or regulations of networks connected to the Service;

k) intentionally or unintentionally violate any applicable local, state, provincial, national or international law, including, but not limited to, regulations promulgated by any National, State, Provincial or other Securities Commission or authority, any rules of any national or other securities exchange and any regulations having the force of law;

l) stalk or otherwise harass another; or

m) collect or store personal data about other users.

The user of the Projagg website acknowledges that Projagg does not pre-screen Content, but that Projagg and its designees shall have the right (but not the obligation) in their sole discretion to refuse or move any Content that is available via the Service. Without limiting the foregoing, Projagg and its designees shall have the right to remove any Content that violates the TOS or is otherwise objectionable. The user of the Projagg website agrees that it must evaluate, and bear all risks associated with, the use of any Content, including any reliance on the accuracy, completeness, or usefulness of such Content. In this regard, the user of the Projagg website acknowledges that the user of the Projagg website may not rely on any Content created by Projagg or submitted to Projagg, including without limitation information in Projagg Message Boards and in all other parts of the Service.

The user of the Projagg website acknowledges and agrees that Projagg may preserve Content and may also disclose Content if required to do so by law or in the good faith belief that such preservation or disclosure

is reasonably necessary to: (a) comply with legal process; (b) enforce the TOS; (c) respond to claims that any Content violates the rights of third-parties; or (d) protect the rights, property, or personal safety of Projagg, its users and the public.

The user of the Projagg website understands that the technical processing and transmission of the Service, including the Content of the user of the Projagg website, may involve (a) transmissions over various networks; and (b) changes to conform and adapt to technical requirements of connecting networks or devices.

7. SPECIAL ADMONITIONS FOR INTERNATIONAL USE

Recognizing the global nature of the Internet, the user of the Projagg website agrees to comply with all local rules regarding online conduct and acceptable Content. Specifically, the user of the Projagg website agrees to comply with all applicable laws regarding the transmission of technical data exported from the country in which the user of the Projagg website resides.

8. INDEMNITY

The user of the Projagg website agrees to indemnify and hold Projagg, and its subsidiaries, affiliates, officers, agents, co-branders or other partners, and employees, harmless from any claim or demand, including reasonable attorneys' fees, made by any third party due to or arising out of Content the user of the Projagg website submits, posts, transmits or makes available through the Service, the use of and connection to the Service by, the user of the Projagg website, the violation of the TOS or of any rights of another by the user of the Projagg website.

9. NO RESALE OF SERVICE

The user of the Projagg website agrees not to reproduce, duplicate, copy, sell, resell or exploit for any commercial purposes, any portion of the Service, use of the Service, or access to the Service, including any intellectual property rights of Projagg or any person firm or corporation having posted information for availability through the Service.

10. GENERAL PRACTICES REGARDING USE AND STORAGE

The user of the Projagg website acknowledges that Projagg may establish general practices and limits concerning use of the Service, including without limitation the maximum number of days that email messages, message board postings or other uploaded Content will be retained by the Service, the maximum number of email messages that may be sent from or received by an account on the Service, the maximum size of any email message that may be sent from or received by an account on the Service, the maximum disk space that will be allotted on Projagg's servers on behalf of the user of the Projagg website, and the maximum number of times (and the maximum duration for which) the user of the Projagg website may access the Service in a given period of time. The user of the Projagg website agrees that Projagg has no responsibility or liability for the deletion or failure to store any messages and other communications or other Content maintained or transmitted by the Service. The user of the Projagg website acknowledges that Projagg reserves the right to log off accounts that are inactive for an extended period of time. The user of the Projagg website further acknowledges that Projagg reserves the right to change these general practices and limits at any time, in its sole discretion, with or without notice.

11. MODIFICATION TO SERVICE

Projagg reserves the right at any time and from time to time to modify or discontinue, temporarily or

permanently, the Service (or any part thereof) with or without notice. The user of the Projagg website agrees that Projagg shall not be liable to the user of the Projagg website or to any third party for any modification, suspension or discontinuance of the Service.

12. TERMINATION

The user of the Projagg website agrees that Projagg, in its sole discretion, may terminate the password, account (or any part thereof) of the user of the Projagg website or the use of the Service, and remove and discard any Content within the Service, for any reason, including, without limitation, for lack of use or if Projagg believes that the user of the Projagg website has violated or acted inconsistently with the letter or spirit of the TOS or the Projagg Acceptable Use Policy. Projagg may also in its sole discretion and at any time discontinue providing the Service, or any part thereof, with or without notice. The user of the Projagg website agrees that any termination of the user's access to the Service under any provision of this TOS may be effected without prior notice, and acknowledges and agrees that Projagg may immediately deactivate or delete the user's account and all related information and files in the user's account and/or bar any further access to such files or the Service. Further, the user of the Projagg website agrees that Projagg shall not be liable to the user of the Projagg website or any third-party for any termination of its access to the Service.

13. DEALING WITH ADVERTISERS

The correspondence or business dealings, or participation in promotions of, advertisers found on or through the Service by the user of the Projagg website, including payment and delivery of related goods or services, and any other terms, conditions, warranties or representations associated with such dealings, are solely between the user of the Projagg website and such business, promoter or advertiser. The user of the Projagg website agrees that Projagg shall not be responsible or liable for any loss or damage of any sort incurred as the result of any such dealings or as the result of the presence of such businesses, promoters or advertisers on the Service.

14. LINKS

The Service may provide, or third parties may provide, links to other World Wide Web sites or resources. Because Projagg has no control over such sites and resources, the user of the Projagg website acknowledges and agrees that Projagg is not responsible for the availability of such external sites or resources, and does not endorse and is not responsible or liable for any Content, advertising, products, or other materials on or available from such sites or resources. The user of the Projagg website further acknowledges and agrees that Projagg shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such Content, goods or services available on or through any such site or resource.

15. PROJAGGS PROPRIETARY RIGHTS

The user of the Projagg website acknowledges and agrees that the Service and any necessary software used in connection with the Service ("Software") contain proprietary and confidential information that is protected by applicable intellectual property and other laws. The user of the Projagg website further acknowledges and agrees that Content contained in sponsor advertisements or information presented to the user of the Projagg website through the Service or advertisers is protected by copyrights, trademarks, service marks, patents or other proprietary rights and laws. Except as expressly authorized by Projagg or advertisers, the user of the Projagg website agrees not to modify, rent, lease, loan, sell, distribute or create derivative works based on the Service or the Software, in whole or in part.

Projagg grants the user of the Projagg website a personal/company, non-transferable and non-exclusive

right and license to use the Service; provided that the user of the Projagg website does not (and does not allow any third party to) copy, modify, create a derivative work of, reverse engineer, reverse assemble or otherwise attempt to discover any source code, sell, assign, sublicense, grant a security interest in or otherwise transfer any right in the Projagg website, the Software or the Content. The user of the Projagg website agrees not to modify the Software in any manner or form, or to use modified versions of Projagg website, the Software or the Content, including (without limitation) for the purpose of obtaining unauthorized access to the Service. The user of the Projagg website agrees not to access the Service by any means other than through the interface that is provided by Projagg for use in accessing the Service.

16. DISCLAIMER OF WARRANTIES

The user of the Projagg website expressly understands and agrees that:

a) Its use of the Service is at its sole risk. The Service is provided on an "AS IS" and "AS AVAILABLE" basis. Projagg expressly disclaims all warranties 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.

b) Projagg makes no warranty that (i) the service will meet the requirements of the user of the Projagg website, (ii) the Service will be uninterrupted, timely, secure, or error-free, (iii) the results that may be obtained from the use of the Service will be accurate or reliable, (iv) the quality of any products, services, information, or other material purchased or obtained by the user of the Projagg website through the service will meet its expectations, and (v) any errors in the Software will be corrected.

c) Any material downloaded or otherwise obtained through the use of the Service is done at the sole discretion and risk of the user of the Projagg website and that it will be solely responsible for any damage to its computer system or loss of data that results from the download of any such material.

d) No advice or information, whether oral or written, obtained by the user of the Projagg website from Projagg or through or from the Service shall create any warranty not expressly stated in the TOS.

e) It waives any claims it now has, or in the future may have, which gives or provides the user of the Projagg with any cause of action whatsoever.

f) Notwithstanding any other provisions herein, user of the Projagg acknowledges that neither the Projagg or its Facilitators, nor their affiliates or representatives shall be liable to the user of the Projagg, for special, incidental or consequential, special, direct or indirect damages arising directly or indirectly from any occurrence whatsoever (including without limitation loss of profits, loss of business opportunity, loss of property, of any nature whatsoever), whether or not such damages were foreseeable by the Projagg or its Facilitators or any one of them was advised of the possibility of such damages and whether otherwise arising from any contractual, tortious acts or omissions of either party or of their respective affiliates or representatives, and whether or not it had any knowledge, actual or constructive, that such damages might be incurred for having relied on the material, information, data or the Content presented or forming part of any of the Projagg website, to make personal, medical, legal, tax, accounting, investment or financial decisions.

g) The user of the Projagg accepts total responsibility for any agreement, understanding or relationship the user of the Projagg enters into with any of the Facilitators. Further, the user of the Projagg understands, acknowledges and agrees that Projagg, in no manner whatsoever, endorses the said Facilitators or whatever pitch may be presented by such Facilitators and that Projagg shall not be held liable for any claims of any nature whatsoever arising or resulting from any thesis or pitch of any of the Facilitators, or from any agreement, understanding, association, investment or relationship concluded, agreed, made or established between the user of the Projagg and any of the Facilitators, of any type and for any reason

whatsoever.

h) The user of the Projagg understands, acknowledges and agrees that the Projagg website is designed as an educational and networking tool only, and that Projagg is not engaged in rendering, nor is it representing itself as rendering legal, tax, financial, accounting, construction or other professional advice or opinions of any nature whatsoever to the user of the Projagg.

i) The funding community user of the Projagg hereby confirms that it qualifies as a sophisticated, accredited or professional investor", pursuant to all applicable legislation relating to the distribution and/or sale of securities.

j) The user of the Projagg understands, acknowledges and agrees that it is its own responsibility to obtain independent legal, tax, financial, accounting, construction or other professional advice with respect to evaluating, agreeing, establishing and/or implementing any relationship or investment based on any of the material, information or strategies presented on the Projagg website. Further, it is highly recommended that the user of the Projagg take adequate time to review and evaluate whatever material or information received with whichever independent professional advisors the user of the Projagg deems appropriate.

17. LIMITATION OF LIABILITY

The user of the Projagg website expressly understands and agrees that Projagg shall not be liable for any direct, indirect, incidental, special, consequential or exemplary damages, including but not limited to, damages for loss of funding and profits, goodwill, use, data or other intangible losses (even if Projagg has been advised of the possibility of such damages), resulting from: (i) the use or the inability to use the Service; (ii) the cost of procurement of substitute goods and services resulting from any goods, data, information or services purchased or obtained or messages received or transactions entered into through or from the Service; (iii) unauthorized access to or alteration of transmissions or data of the user of the Projagg website; (iv) statements or conduct of any third party on the Service; (v) any agreement, understanding or relationship the user of the Projagg enters into with any of the Facilitators or any other person or entity with whom it has been put in contact through the Projagg website; or (vi) any other matter relating to the Service.

18. EXCLUSIONS AND LIMITATIONS

Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the above limitations of sections 17 and 18 may not apply to the user of the Projagg website.

19. SPECIAL ADMONITION FOR SERVICES RELATING TO FINANCIAL MATTERS

If the user of the Projagg website intends to create or join any service, receive or request any news, messages, alerts or other information from the Service concerning companies, stock quotes, investments or securities, it is hereby urged to read the above Sections 17 and 18 again. These Sections apply with absolute rigor to the user of the Projagg website. In addition, for this type of information particularly, the phrase "CAVEAT EMPTOR" is paramount. The Service is provided for informational purposes only, and no Content included in the Service is intended for trading or investing purposes. Projagg and its service providers and suppliers shall not be responsible or liable for the accuracy, usefulness or availability of any information transmitted or made available via the Service, and shall not be responsible or liable for any strategy, trading or investment decisions made based on such information.

20. NOTICE

Notices to the user of the Projagg website may be made via either e-mail, fax or regular mail. The Service may also provide notices of changes to the TOS or other matters by displaying notices or links to notices to the user of the Projagg website generally on the Service.

21. TRADEMARK INFORMATION PROJAGG

The Projagg logo, the Projagg design, and the Projagg stylized, trademarks and service marks, and other Projagg logos and product and service names are trademarks of Projagg (the "Projagg Marks"). Without Projagg's prior permission, the user of the Projagg website agrees not to display or use in any manner, the Projagg Marks.

22. GENERAL INFORMATION

The TOS constitute the entire agreement between the user of the Projagg website and Projagg and govern the use of the Service by the user of the Projagg website, superseding any prior agreements between the user of the Projagg website and Projagg. The user of the Projagg website also may be subject to additional terms and conditions that may apply when the user of the Projagg website uses affiliate services, third-party content or third-party software. The TOS and the relationship between the user of the Projagg website and Projagg shall be governed by the laws in force in the Singapore, without regard to its conflict of law provisions. The user of the Projagg website and Projagg agree to submit to the personal and exclusive jurisdiction of the courts located within the country of Singapore. The failure of Projagg to exercise or enforce any right or provision of the TOS, the Projagg subscription documentation Terms and Conditions or the Projagg Acceptable Use Policy shall not constitute a waiver of such right or provision. If any provision of the TOS, the Projagg subscription documentation Terms and Conditions or the Projagg Acceptable Use Policy is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavour to give effect to the parties' intentions as reflected in the provision, and the other provisions of the TOS, the Projagg subscription documentation Terms and Conditions and the Projagg Acceptable Use Policy remain in full force and effect. The user of the Projagg website agrees that regardless of any statute or law to the contrary, any claim or cause of action arising out of or related to use of the Service or the TOS, the Projagg subscription documentation Terms and Conditions and the Projagg Acceptable Use Policy must be filed within one (1) year after such claim or cause of action arose or be forever barred. The section titles in the TOS are for convenience only and have no legal or contractual effect.

23. ACCEPTABLE USE

For purposes of this Acceptable Use Policy ("AUP"), a "User" is defined to include any organization, individual, company or other entity with which Projagg has entered into any agreement or contract for the supply of services, including through the Projagg website. A User shall also be responsible for the use of the Projagg website by any subsidiaries, affiliates, partners, Authorized Staff, suppliers, clients, or any other person gaining access to the Projagg website in any manner whatsoever, that directly or indirectly utilize the Projagg website provided to the User.

The User may only use the Projagg website for lawful purposes. The use of the Projagg website in violation of any local or international legislation or regulation is prohibited. This includes, but is not limited to, transmission of proprietary or copyright material without the consent of the owner, material legally judged to be threatening, offensive, or obscene, and third party material protected by patent, trade secret or any other type of intellectual property right, whether or not the User was aware of the content of the material or of the relevant law.

Projagg will fully co-operate with investigations of suspected criminal violations and violations of systems or network security under the leadership of law enforcement authorities.

Use of any information obtained via the Projagg website is at Users' own risk. Projagg is not responsible for the accuracy, quality, or content of information obtained through Third Party Products & Services.

All Projagg services are for end-user use only and may not be resold to third-parties without providing end-user information to Projagg.

The User will indemnify and hold Projagg harmless from any claim brought by third parties alleging that use of the Projagg website by the User has infringed any applicable local or international legislation or regulation. The User shall defend and pay all costs, damages, awards, fees (including reasonable legal fees) and final judgments awarded against Projagg arising from such claims. The User shall immediately give Projagg written notice of any claim the User is involved with or aware of. Should the User fail to do so, Projagg may defend such claims at the User's sole cost.

Projagg will cooperate with any law and tax enforcement authorities having jurisdiction to discourage and resist abuses of acceptable use policies. Projagg reserves the right to take corrective action upon notification to Projagg of unacceptable use by the User. Projagg reserves the right, at its discretion and without notice, to remove any material or data and to block the use of the network for one or more users.

The User may not circumvent user authentication or security of any host, network, or account (referred to as "cracking" or "hacking"), reverse engineer, decompile, deconstruct any programming, nor interfere with service to any user, host, or network (referred to as "denial of service attacks").

The User is forbidden to send e-mail to any person who does not wish to receive it. It is explicitly prohibited to send unsolicited bulk mail messages ("junk mail" or "spam") of any kind (commercial advertising, financial and investment promotions, political tracts, announcements, etc.) or to post the same or similar messages to large numbers of newsgroups (excessive cross-posting or multiple-posting, also known as "USENET spam"). A User caught spamming on the Projagg, or who persist in the mass distribution of unsolicited e-mail messages, will be dealt with immediately in accordance with this AUP.

The Projagg website may be used by the User to link into other networks worldwide and the User agrees to conform to the acceptable use policies of these networks. The User agrees, through its own operations, not to cause disturbances, outages or other problems which may affect Projagg's network or network based equipment, or which may adversely affect Projagg's ability to provide services.

Projagg reserves the right to prohibit activities that violate this AUP or may damage its reputation. Projagg will generally not monitor private electronic mail messages sent or received by its Users but may conduct reasonable investigation of a User (i) if required by law or (ii) upon reasonable suspicion of a violation of this AUP to determine if there has been a violation or (iii) when public safety may require it. Projagg may at all time monitor usage of the Projagg website electronically to determine if it is operating satisfactorily.

Projagg may disclose its Users' information or information transmitted by means of its facilities (i) to comply with legal requirements or (ii) where necessary to protect Projagg and others from harm or (iii) where such disclosure is necessary to the proper operation of the Projagg website.

The User acknowledges that Projagg is unable to exercise control over the content of information passing through its facilities or carried as a result of supplying the Projagg website and is therefore not responsible for that content.

Projagg reserves the right, at its discretion and without notice, to automatically filter, disconnect and/or deny access to any User who violates this policy. This remedy shall also be applied when the User has engaged in any of the foregoing activities by using the service of another provider and, channelling such activities through a Projagg account, re-mailer, or otherwise through the Projagg website, or using a Projagg account as a mail drop for responses or otherwise using the services of another provider for the purpose of facilitating the foregoing activities, if such use of another party's service could reasonably be expected to adversely affect the Projagg website. Projagg reserves the right, where feasible, to implement technical mechanisms which block multiple postings as described above before they are forwarded or otherwise sent to their intended recipients.

Violation of this AUP (direct or indirect, including by a third party) entitles Projagg to remove immediately the offending material, establish immediate or temporary filtering, deny access, suspend or terminate one or more subscriptions to the Projagg website, or take any other appropriate action, as determined by Projagg in its sole discretion, in addition to any remedies provided by any agreement to provide access to the Projagg website. Projagg may give notice of violations but Projagg reserves the right to act without notice when necessary, as determined by Projagg in its sole discretion. Nothing in this AUP is to be construed to limit Projagg's actions or remedies in any way with respect to any of the foregoing activities, and Projagg reserves the right to take any additional actions it may deem appropriate with respect to such activities, including without limitation, taking action to recover the cost of identifying offenders and terminating their access to the Projagg website, and charging to cover Projagg's costs in the event of such termination of access or like situation. Projagg may co-operate with other service providers to discourage and resist abuses of acceptable use policies. Projagg reserves the right to take corrective action upon notification to Projagg of unacceptable use on other networks. The Projagg website may be linked to other networks world-wide and the User agrees to conform to the acceptable use policies of these networks. The User agrees, through its operations, not to cause disturbances, outages or other problems which may affect Projagg's or any other network or network based equipment, or which may adversely affect Projagg's ability to provide access to the Projagg website.

Nothing contained in this AUP shall be construed to limit Projagg's actions or remedies in any way with respect to any of the foregoing activities, and Projagg reserves the right to take any and all additional actions it may deem appropriate with respect to such activities, including without limitation, taking action to recover the costs and expenses of identifying offenders and removing them from the Projagg website, and levying cancellation charges to cover Projagg's costs in the event of disconnection of dedicated access for the causes outlined above. In addition, Projagg reserves at all times all rights and remedies available to it with respect to such activities at law or in equity.

User will indemnify and hold Projagg harmless from any claim brought by third parties relating to the User's use of the Projagg website. The User must defend and pay all damages and costs (including legal fees) arising from such claims. The User must immediately notify Projagg of any claim or potential claim, within the User's knowledge, involving the User related to the Projagg website. Failure to do so gives Projagg the right to defend such claims at User's sole cost and expense.

Projagg is committed to providing quality service to all of its Users. While the AUP may appear harsh, Projagg believes it is necessary to ensure that it is able to provide professional, efficient, stable service within an environment of security and trust which its Users may require and come to expect from an organization such as Projagg.

This AUP is subject to change. Please contact us with any questions regarding the policy or to report a breach of AUP.