Terms of Use

This document is written in English. To the extent that any translated version of this document conflicts with this English version, this English version shall prevail.

Date of Last Version: 13 May 2019.

By using this website you agree to comply with these Terms of Use and all other Documents of the Company and Community. Please read these Terms of Use and other documents carefully before using this website. Having registered, you are considered to have accepted these Terms of Use in full, without any reservations or exceptions. In case you disagree with any of the provisions of this document, the you are not entitled to use the services of Easybizzi.

YOU MAY NOT ACCESS AND USE THIS WEBSITE IF YOU DO NOT WISH TO BE BOUND BY THIS DOCUMENT AND/OR ANY OTHER DOCUMENT OF THE COMPANY.

By registering on this website, you confirm and warrant that:

- You accept and agree to comply with these Terms of Use and other Company and Community Documents;
- You have reached the age at which you can enter into a legally binding contract;
- The legislation of your country of residence and/or citizenship and/or country from which you access or use the website does not prohibit you from using this website, from being a member of the Community or participating in Community activity; and
- You are not prohibited by law to perform operations in cryptocurrency.

The Easybizzi Community has been created to share knowledge, goods and services between people around the world on a mono-platform using advanced technologies. The Easybizzi Community is a non-profit project. The Easybizzi Community is not an investment project. The Payment for Community Packages is considered for Community Members participating in the promotion and development of the Community as well as for the development and maintenance of the functioning of the Community.

1. Terms and definitions

1.1. Defined terms

For the purposes of these Terms of Use, unless the context otherwise requires, the following words shall have the following meanings:

1.1.1. "Candidate for Community Members" means a person duly registered on the Site who has not yet paid for any Community Package.
1.1.2. "Community" means all members of the Easybizzi Community jointly.
1.1.3. "Community Distribution Program" means a system of multi-level marketing of the Community.
1.1.4. "Community Documents" means these Terms of Use, Privacy Notice, Terms of Participation in the Community Distribution Program, Marketing Plan and other documents posted on the Site in the "Documents" section.
1.1.5. "Community Educational Program" means audio and video lessons, seminars, webinars and audio and video courses for training on various topics of a certain level in real time with the possibility of further viewing in the record of events already passed.
1.1.6. "Community Member" means a person duly registered on the Site who has
purchased one of the Community Packages.

1.1.7. "Content" means texts, software, graphics, logos, videos, audiovisual combination and other learning materials that Users have the right to receive, view or provide through the Site, including all Community Packages.

1.1.8. "Easybizzi" is the abbreviation of Easy Business Community.

1.1.9. "Easybizzi Account" means an account of the User created during the registration procedure on the Site which contains personal data and other information provided by the User which is necessary for using the Site.

1.1.10. "Package" means a Community product that allows you to access the Community Education Programs and the Community Distribution Program.


1.1.12. "Technical Support Service" means a company and/or a technical specialist who provides technical support services to the Site and other services to the Community.

1.1.13. "Unregistered User" means a User who has not passed the registration procedure on the Site.

1.1.14. "User" means a person who has access to the Site (regardless of whether they have registered on the Site) and who uses the Site.

The agreed terms are used in other Community Documents and shall have the same meaning therein unless the context otherwise requires.

1.2. Interpretation of references

For the purposes of these Terms of Use, unless the context otherwise requires, any reference:

1.2.1. to "the clause" or "the paragraph" is a reference to the clause or the paragraph hereof;

1.2.2. to "these Terms of Use", is a reference to the terms of use of the Site in force at that time or amended in accordance with the provisions hereof;

1.2.3. to "a person" includes individuals, legal entities, partnerships, other non-legal entities or associations of persons and any state or public authorities;

1.2.4. to "a right" includes authority, a measure of legal protection and freedom of action.

1.3. General Interpretation

1.3.1. words used in the plural refer to both the singular and vice versa;

1.3.2. words used in masculine, neuter and feminine refer to all genders;

1.3.3. the words "other" and "including" do not infringe on the general meaning of the words ahead and should not be interpreted as referring only to an anterior word where a broader interpretation is permitted.

1.4. Headings

1.4.1. The headings hereof do not affect the interpretation.

2. The legal status of the Community

2.1. The products and services of EasyBizzi are provided by PLAZMA PREMIER LTD., a company incorporated under the laws of the Republic of Seychelles on 29 April 2016 with company registration number 182399 and a registered office at 103 Sham Peng Tong Plaza, Victoria, Nahe, Seychelles. (hereinafter referred to as the “Company”).

2.2. Contractual and any other legal relations arise directly with the Company PLAZMA PREMIER LTD.
3. **Membership in the Community**

3.1. You become a Community Member from the date that you acquire one of the Community Packages available for purchase on the Site.

3.2. To purchase a Community Package you will first need to register on the Site. After registration, you will be granted access to an Easybizzi Account through which you can purchase a Community Package in which you are interested.

4. **Registration and Easybizzi Account.**

4.1. In order to create an Easybizzi Account, you must complete the registration process. Registration is free. When registering, you agree to provide complete, accurate and valid information. Upon request, you will provide the necessary documents and pass the personal verification. You must update any specified information or documents should details have been changed. Responsibility for damage or loss caused by your failure to comply with this requirement is assigned to you. The Company reserves the right at any time to require from you to confirm the information specified during your registration, and request confirming documents. The failure to submit such information and/or documents, at the discretion of the Company, may be equal to the provision of inaccurate information and have material adverse effect.

4.2. When registering, you must provide a password in addition to the other information requested. It is important that you ensure the secure storage of your Easybizzi Account password. You bear the risk of fraudulent and other unlawful actions which may arise in connection with your Easybizzi Account if the password is lost or there is unauthorized access. We recommend that you choose a password of high complexity (more than 12 characters using capitals, uppercase letters and characters) in order to avoid the possibility of its selection by third parties. We also recommend using two-factor authorization to access your Easybizzi Account.

4.3. Each User has the right to register and have only one Easybizzi Account on the Site. You must log in to the Site each time you wish to use the Site through the authorization procedure. The authorization takes place using the following methods: entering your email address and password, a two-factor authorization code, a hyperlink via e-mail, automatic authorization using cookies and other methods. You may use all of the above methods at the same time, or by using any of the methods separately.

4.4. The person authorized on the Site is deemed to be the proper owner of an Easybizzi Account and access to the use and management of such is obtained as a result of such authorization. All actions on the site under your account are deemed to be made by you personally, unless you notified the Company on the unauthorized access to the account and/or any violation (suspicions of violation) of the confidentiality of your password.

4.5. If your Easybizzi Account cannot be authorized, due to having been blocked or for any other reason, you should contact the Technical Support Service.

4.6. In the event that you lose your password for your Easybizzi Account, it is technically impossible to restore it. If you therefore lose your password, you should immediately contact the Technical Support Service and request that they close your Easybizzi Account. After your Easybizzi Account has been closed, you will thereafter be entitled to create a new Easybizzi Account using the same e-mail address.

4.7. You must immediately notify the Technical Support Service as soon as you become aware of any breach of security or unauthorized use of your Easybizzi Account.

4.8. You must not allow access of your Easybizzi Account for use by third parties. Your Easybizzi Account may be transferred by you to any third party within inheritance and/or
under the contract with the simultaneous termination of your membership in Easybizzi and acquisition of membership by a third party, to whom your Easybizzi Account has been transferred. At the same time, for the transfer of an Easybizzi Account, a third party is required to provide information requested at registration, as well as documents and/or pass the personal verification upon request of Easybizzi. Easybizzi has the right to request confirmation of a current and/or new owners of an Easybizzi Account as well as documents confirming the transfer of an Easybizzi Account.

4.9. You agree that you are fully responsible to the Company, Users and other persons for any unauthorized actions performed with your Easybizzi Account.

4.10. You have the right to add the balance of your Easybizzi Account to your other electronic wallets, solely at your own expense.

4.11. You have the right to transfer funds from your Easybizzi Account only to your external cryptocurrency wallets located outside the Community Site. A minimum transfer amount shall be 0.02 BTC. The withdrawal of funds from your Easybizzi Account shall be made within 72 hours after you apply for withdrawal. Such transfers are processed on working days.

4.12. You may transfer funds from your Easybizzi Account to the Easybizzi Accounts of other Community Members and/or Candidates for Community Members.

4.13. You accept and acknowledge that there are risks associated with the use of the Easybizzi Account, including, but not limited to, the risk of failure of hardware, software and internet connections, the risk of malicious software being introduced and the risk that other persons may receive unauthorized access to your Easybizzi Account. You accept and acknowledge that the Company is not responsible for any failures, mistakes, distortions or delays that may occur when using your Easybizzi Account and for the actions of other persons who have obtained unauthorized access to your Easybizzi Account.

5. Risks associated with the use of cryptocurrency

5.1. All payments and settlements on the Site are carried out in cryptocurrency, including the purchase of Community Packages, fulfillment of the Easybizzi Account balance and payment of rewards to Participants of the Community Distribution Program.

5.2. In order to prevent the use of the Site for unlawful purposes, including money laundering and terrorist financing, and to prevent Community Members from being held for violating the law on conducting money laundering and terrorist financing, the Site will provide special procedures, including a verification process, the provision of documents and other information and other restrictions and prohibitions. These procedures/prohibitions and restrictions may vary from time to time. You agree that it is necessary to introduce the specified procedures/restrictions and prohibitions, and hereby give your consent to their application to you. If you refuse to complete these procedures, including the provision of documents and other information, your access to your Easybizzi Account will be blocked until the appropriate procedures are completed, including providing of documents and other information. You have the right to refuse the completion of these procedures and to contact the Technical Support Service with a request to close your Easybizzi Account. If you do not complete the required procedures within 12 (twelve) months of request, your Easybizzi Account will be closed without further notice to you.

5.3. By agreeing to these Terms, you are aware of the fact that:

5.3.1. the rate of cryptocurrency has very high volatility. Due to such fluctuations in the exchange rate, the value of your assets may decrease or increase at any time;

5.3.2. cryptocurrency also has special risks, which usually do not apply to official currencies. Unlike most currencies, which are supported by state governments, cryptocurrency is a unique currency, supported by technology and trust. There is no central bank that can
take corrective measures to protect the value of the cryptocurrency in a crisis.

5.3.3. currently, cryptocurrency is decentralized and is a partially anonymous system. In this regard, there are high risks of the use of cryptocurrency for illegal purposes, including money laundering and terrorist financing. You understand that the law of most states provides for liability not only for the intended acts of money laundering and/or terrorist financing, but also for having a reasonable assumption of participation in such activities.

5.4. There may be other additional risks that we did not foresee or did not specify in these Terms.

5.5. We draw your attention to the fact that different countries have different regulation of cryptocurrencies; in some countries regulation may be absent absolutely.

5.6. We recommend you to obtain advice from a competent expert on the legality of using the cryptocurrency in settlements on the Site, including obtaining cryptocurrency for participation in the Community Distribution Program, as well as for other risks specified in this clause.

5.7. You should carefully evaluate your financial position and attitude to those risks listed in the clause 5.3.

5.8. The Company is not responsible to you for the risks associated with the use of the Site. By using the Site, you confirm that you understand the possible risks of using the Site and accept them.

6. Termination of the membership

6.1. Termination of your membership in the Community means automatic termination of your participation in the Community Distribution Program.

6.2. You have the right at any time to terminate your membership in the Community. In order to do this, you should contact the Technical Support Service to close your Easybizzi Account. Before such a request, you must transfer all funds on the balance of your Easybizzi Account to your other wallet.

6.3. Your application for termination of membership will be reviewed within 14 (fourteen) calendar days.

6.4. Termination of your membership in the Community may be enforced in cases specified in these Terms, as well as in case of violation by you of these Terms of Use, Terms of Participation in the Distribution Program and/or provisions of other Community Documents, as well as the requirements of applicable law, including the cases of:

6.4.1. intentional indication false data when registering or using the Site;

6.4.2. unauthorized posting (publishing) of Content (for example, posting on YouTube, etc.);

6.4.3. unauthorized use of the Community logo;

6.4.4. disseminating false or misleading information about Community Packages, Community Education, Community Programs, or Community Distribution Program.

6.5. After the termination of your membership in the Community, you will lose your position in the structure of payment of remuneration of the Community Distribution Program; the reward according to the Marketing plan will not be charged to you.

6.6. Upon termination of membership in order of clause 6.2, funds on the balance of your Easybizzi Account will be transferred to your other electronic wallet if information on this wallet is available in your Easybizzi Account; otherwise, the funds will be sent to the Community Development Fund.

6.7. Upon termination of membership in the order of clause 6.4, funds on your Easybizzi Account balance will be transferred to the Community Development Fund.
6.8. You have the right to become a Member of the Community again not earlier than 6 (six) months from the date of termination of your membership in accordance with clause 6.2. At the same time, the renewal of your old position in the remuneration structure of the Community Distributor Program is not possible, the construction of your structure will be started from the beginning.

6.9. You may not re-become a Member of the Community in the event of termination of your membership in accordance with clause 6.4, unless otherwise decided by the Community.

7. Rights of Users

7.1. Unregistered Users and Candidates for Community Members shall have the right to access the Content that is available to them and use the materials contained in it for their own learning, that is, exclusively for personal and non-commercial purposes.

7.2. Community Members have the right:
   7.2.1. to obtain access to the acquired Community Package and use the materials contained in it for their own learning, that is, for personal and non-commercial purposes;
   7.2.2. to participate in the Community Distribution Program and receive rewards according to the Marketing Plan;
   7.2.3. to place their own Content and materials on the Site in accordance with these Terms and the technical capability of the Site, according to the settings of their Easybizzi Account;
   7.2.4. to provide the Community with gratuitous financial assistance in accordance with clause 8;
   7.2.5. to make events corresponding to Easybizzi Community purposes at own expense with a right to invite any of Community Members, other Users, as well as other persons;
   7.2.6. to participate in events stated in clause 7.2.5.

7.3. By participating in events stated in clause 7.2.5 you give an unconditional and irrevocable consent to use your photo(s) and/or video with you made during the aforesaid events, by any means and for any purposes that do not discredit your honor and dignity.

8. Airdrops

8.1. From time to time, Community Members may receive "airdrops." An airdrop is a free distribution of tokens or cryptocurrency coins. Such tokens or coins are issued by third parties. Neither Easybizzi nor a holder of the Site is an issuer of such tokens or coins.

8.2. Neither Easybizzi nor a holder of the Site is responsible for such airdrops. By participating in airdrops you enter into relationships with third parties – issuers of tokens or coins distributed via airdrops.

8.3. Neither Easybizzi nor a holder of the Site is an organizer or agent or broker or intermediary or advisor of such airdrops. Neither Easybizzi nor a holder of the Site has any relationships with issuers of such tokens or coins.

8.4. You participate in airdrops at your own risk, and disclaim, defend, indemnify and hold harmless Easybizzi and a holder of the Site from any and all claims, legal actions, suits, proceedings and demands whatsoever arising out of or by reason of your participation in airdrops.

8.5. Your relationships with issuers of tokens or coins within airdrops are governed by such issuers’ terms of use and/or other such issuers’ documents.

9. Community Expenditures and the Community Development Fund

9.1. You agree that the Community and the Company require technical support of the Site, legal and other services, and may incur other expenses from time to time.

9.2. In order to pay for the Community's expenses, the Community Development Fund has be
formed. The Company has an access to this Community Development Fund.

9.3. In order to finance the Community Development Fund the following Site commission has been introduced:

9.3.1. 1.5 % commission of the transaction amount is charged when transferring the withdrawal of funds from your Easybizzi Account to your external cryptocurrency wallets located outside of the Community Site;

9.4. The Community Development Fund may also be formed through voluntary contributions from Community Members.

9.5. Any Community Member shall have the right to make a voluntary contribution to the Community Development Fund at any time.

10. Community Distribution Program

10.1. All information about the Community Distribution Program is contained in the Terms of Participation in the Community Distribution Program and the Community Marketing Plan.

11. General restrictions on the use of the Site

11.1. Depending on restrictive measures in your country of residence and/or the country from which you access this Site, you may not be a User, a Community Member and/or a Member of the Community Distribution Program. You are responsible for following the applicable laws and regulations in your country of residence and/or the country from which you access the Site.

11.2. The Company grants you access to the use of the Site on condition that you refrain from the following actions, which, if performed, will be considered as a breach of these Terms:

11.2.1. to change and modify any part of the Site;

11.2.2. to distribute the program part or parts of the Site, including, any Content of the Site;

11.2.3. to use the Community logo without an explicit written consent of the Company;

11.2.4. to access the Content using any technology or instruments other than built-in video playback technologies on the Site itself or other such instruments that the Community may specifically provide for this purpose;

11.2.5. to perform (or attempt to perform) the following actions: circumvent, disable or otherwise interfere with any security-related to the Site or the Site's safeguard measures that:

11.2.5.1. to prevent or restrict the use and/or copying of any Content on the Site;

11.2.5.2. to impose restrictions on the use of the Site;

11.2.5.3. to impose restrictions on the use of information that can be accessed through the Site;

11.2.6. to hack or bypass security measures or authentication, as well as other means to check the vulnerability of systems or networks;

11.2.7. to use and run any automated system (including, without limitation, any robots, spiders or standalone readers) that accesses the Site in such a way that more requests are sent to the servers over a certain period of time than it is able to do by a User in the same period using a public, standard (i.e. unmodified) web-browser;

11.2.8. to download files, viruses, trojans, other malicious programs or inoperable files to the server; to use and distribute computer programs such as "auto" and "macro" or other so-called "cheats" (cheat utilities);

11.2.9. to access the Content for any purpose other than personal and non-commercial use, solely in accordance with the purposes of the Community;
11.2.10. to copy, reproduce, distribute, transmit, broadcast, display, sell, license or otherwise use any Community Content, other than Content formally authorized by the Company and/or Community;
11.2.11. to obtain access to the Easybizzi Accounts of other persons and to provide any assistance to other persons in gaining access to someone else's Easybizzi Accounts;
11.2.12. to use the Site for the purpose of any criminal activity, including but not limited to, money laundering and terrorist financing;
11.2.13. to disseminate statements of offensive, burdening, aggressive, approving violence, inciting, sexist, obscene, pornographic, racist, reprehensible or other indecent or forbidden content;
11.2.14. to insult, burden, embarrass, and threaten, intimidate or defame the Community, the Company, Community Members or Candidates for Community Members;
11.2.15. to track personal or confidential information of other Community Members, Candidates for Community Members, transfer or distribute it or otherwise invade the private area of other Community Members and Candidates for Community Members;
11.2.16. to disseminate false claims about race, religion and gender, sexual orientation, origin or social status of other Users;
11.2.17. to monitor, transmit or disclose confidential information about the Community;
11.2.18. to disseminate false allegations about the Community / the Company / the Community Members;
11.2.19. to use legally protected images, logos, photographs, graphics, video, music, sound recordings, texts, trademarks, trade names, designations, software products or other works and signs without the consent of the right holder or right holders or without the permission prescribed in law or regulation;
11.2.20. to disseminate statements about the physical disadvantages of people, religious and political content, humiliating human dignity, inciting hatred and enmity;
11.2.21. to help or assist other persons to carry out any actions from this list or to call for them.

11.3. You understand and acknowledge that when using the Site you may encounter Content that does not correspond to facts, that is offensive, indecent or otherwise objectionable. You waive any claims to the Community and Community Members with respect to any such Content.

12. Content placement

12.1. The Community Member who has the technical capability in the Easybizzi Account is entitled to place the Content. The Company does not guarantee the confidentiality of the Content.
12.2. By posting Content on the Site, you retain all rights to your Content, but you agree to grant limited license rights to Users. These rights are described in clause 13 (Licensed Rights).
12.3. By posting the Content on the Site, you understand and agree that you are solely responsible for your own Content and for the consequences of downloading or posting on the Site. The Company does not express support for any Content or any of the opinions, recommendations or advice expressed therein, and in any way that the applicable law does not take responsibility for the content of such Content.
12.4. By placing the Content, you guarantee that you possess (and will possess) all the necessary licences, rights, approvals and permissions that are required for the Community Members and other persons having access to the posted Content to be able to use the Content lawfully.
12.5. By placing the Content on the Site, you agree that the content of all posted Content will
comply with these Terms of Use and the Terms of Participation in the Community Distribution Program.

12.6. You agree not to upload, post or make available any Content containing materials in which the possession and distribution of which is illegal, or the use, possession or distribution of which, with the help of the Site, would be unlawful.

12.7. You agree that the Content you post will not contain materials that are subject to copyrights or other rights of a third party (including the right to privacy or the right to display a citizen) if you do not have the consent or permission to do so from the right holder or have any other legally justified right to upload to the Site, post and make available to the public the relevant material, as well as grant the license specified in clause 13.1 hereof.

12.8. Neither the Company nor the Users are responsible to you for any third party use (legal or illegal) of the Content posted by you.

12.9. Despite the fact that the Company does not monitor the materials published by the Users on an ongoing basis, the Company may delete or change inappropriate materials or terminate any unauthorized actions that have become known, as well as suspend or block the access of the User in whole or in part, block the ability to withdraw funds from the User’s account.

12.10. It is strictly forbidden to use the Site to distribute any materials which:
  • Contain illegal information or promote illegal activities;
  • Contain real threats or contribute to the acts of violence;
  • Contain extremist materials and files, the content of which is aimed at inciting ethnic dissension;
  • Insult other users;
  • Violate intellectual or private property or any other rights;
  • Can be regarded as spam;
  • Otherwise violate these Terms of Use. Please note that the Company may put forward additional rules and requirements.

13. Licensed rights

13.1. When you upload or post Content on the Site, you provide:
  13.1.1. Unregistered Users, Candidates for Community Members and Community Members, who have an access to the Content, the Company with a free of charge non-exclusive license to access the Content on the Site, and to use the Content to the extent permitted by these Terms.

13.2. The above license is granted for the entire duration of your exclusive rights to such Content, if it has not been previously removed or deleted from the Site. The above-mentioned license for written comments that you submit as Content is provided for the duration of your exclusive rights to such written comments.

13.3. Unregistered Users, Candidates for Community Members, Community Members, the Company are not required to provide you with reports on the use of the Content you have posted.

14. The Content

14.1. For the Community, Community Members and the Company the content posted on the Site is information owned by third parties.

14.2. Except for the Content posted by you on the Site, other Content posted on the Site by other persons (all objects available on the Easybizzi website, including educational materials, design elements, text, graphic images, illustrations, video, music, sounds, trademarks, service marks) is provided to you under license and is subject to copyright, trademark
rights, and other intellectual property rights. Any trademarks or service marks of a third party that are in the Content that was downloaded or posted on the Site are trademarks or service marks of the respective owners. It is prohibited to download, copy, reproduce, distribute, transmit, broadcast, display, sell, license or otherwise use such Content for any purpose without the prior written consent of the copyright owners of such Content.

15. Copyright policy

15.1. The company respects the rights and opposes the violation of copyright and any intellectual property rights of the Users. Users and other persons are obliged to notify the Technical Support Service immediately about any copyright infringements that have become known to them.

15.2. The Company authorizes the Technical Support Service to investigate every case of copyright infringement. You are liable in accordance with applicable law in the event of a breach of third party copyright contained in Content uploaded by you.

16. Links from the Site

16.1. Users may post hyperlinks to other internet sites in those places on the Site, where it is technically possible. The Company does not control and does not assume any responsibility for the content, privacy notice or regulations of any third-party internet sites. The Company does not exclude that third-party materials provided under the Services or located elsewhere may contain inaccurate or unlawful information, as well as malicious or other unwanted software that could harm your computer, mobile device or files on them. The Company takes no responsibility and does not provide guarantees regarding access to and use of third-party materials.

16.2. You confirm and agree that the Company is not responsible for the availability of external internet sites or resources and does not endorse any advertisement, products or other materials that are on such internet sites or resources, or may be obtained from them.

16.3. You confirm and agree that the Company is not liable for any loss or damage that you may incur as a result of the availability of external internet sites or resources, or as a result of your reliance on completeness, accuracy or availability of advertising, products or other materials that are on such internet sites or resources, or can be obtained from them.

16.4. The Community recommends that you are familiar with the privacy notice and terms of use of third-party internet sites and resources to which you navigate from the Site.

17. Exclusion of Warranties

17.1. The use of the Site is provided on an "as is" basis and the Company does not give any guarantees, representations or warranties to the Users. The Company together with you, undertakes and will take all possible actions to make the use of the Site safe, uninterrupted, timely, convenient and responsive to the needs of the Community.

17.2. The Company as well as all Community Members shall make every possible effort that:

17.2.1. The Site is available without any interruptions and errors and to rectify any issues in a timely manner;

17.2.2. The Site or its server do not contain viruses or other malicious programs;

17.2.3. The Content or other information posted on the Site is complete, correct and accurate;

17.2.4. There are no cases of unauthorized access to the Content, to your personal data (if any), to your Easybizzi Account, and to the content of the Site.
17.3. No conditions, warranties or other terms (including any implied terms as to satisfactory quality, fitness for purpose or conformance with description) apply to the Site. You agree that you access and use the Site, its services and related materials at your own risk.

18. Processing and protection of personal data

18.1. By registering on the Site, you express your consent to the processing of personal data (if any) in accordance with Privacy Notice.

19. Exclusion of liability

19.1. The Company is not liable for any direct or indirect, actual, exemplary damages, including but not limited to: lost profits (incurred directly or indirectly), loss of revenue, loss of commercial reputation, loss of opportunity or loss of data, goodwill or other intangible assets, incurred by you as a result of using the Site. The User as a result of whose actions you suffered damage, is responsible to you independently. Neither the Company nor other Users bear joint or subsidiary liability for the damage caused to you.

19.2. Community Members shall not be liable to third parties, including for damage caused as a result of the actions of a particular User. The User as a result of whose actions the damage was caused, is responsible to the injured party independently.

19.3. You agree that you are fully liable to the Company, the Users and other persons for any actions you perform on or related to the Site, if these actions violate these Terms of Use and/or other Community Documents or the obligations and prohibitions established by applicable law. The specified persons have the right to demand from you compensation for the losses caused by your actions in accordance with applicable law.

19.4. The Company does not consider and does not resolve disputes arising between Users.

19.5. By using the Site, you are fully responsible for complying with all laws and regulations applicable to you in your country of residence and/or citizenship or the country from which you access the Site.

19.6. You undertake to protect the Company and the Users of the Site from claims of third parties, to exclude from liability, as well as to reimburse expenses and damages, including legal costs associated with: a) your use or attempt to use the Site in violation of these Terms of Use; b) the violation of the law or the rights of third parties on your part; c) the User’s Materials, including any claims regarding the appropriation of intellectual property or violation of other property rights.

20. Changes to this Terms of Use

20.1. This document may be varied at any time.

20.2. You will be notified of changes to these Terms before continuing to use the Site.

20.3. If you continue to use the Site after receiving notice of changes to these Terms, you are deemed to have accepted the changes.

21. Applicable law and jurisdiction

21.1. Services and products are provided by PLAZMA PREMIER LTD., registered in accordance with the laws of the Republic of Seychelles. You agree that all disputes relating to these Terms will be dealt with in accordance with the law of the Republic of Seychelles (applicable law).

22. General legal conditions

22.1. If a court competent to consider such a matter, decides that any provision hereof is void,
such provision shall be excluded from these Terms without affecting the operation of the remaining provisions. At the same time, the remaining provisions shall remain in force.