

# **NEWYORKAGRICULTURELAW.COM**

## **USER AGREEMENT**

### **TERMS OF USE**

updated and made effective September 20, 2016

#### **1. ACCEPTANCE OF TERMS**

The services that [www.NewYorkAgricultureLaw.com](http://www.NewYorkAgricultureLaw.com) ("NewYorkAgricultureLaw.com") provides to you ("User") is subject to the following Terms of Use ("TOU"). The most current version of the TOU can be reviewed by clicking on the "Terms of Use" link located at the bottom of our web pages. This TOU is applicable to the use of [www.NewYorkAgricultureLaw.com](http://www.NewYorkAgricultureLaw.com) and [www.NewYorkFoodLaw.com](http://www.NewYorkFoodLaw.com) (collectively "NewYorkAgricultureLaw.com") as well as any other website operated by NewYorkAgricultureLaw.com. By continuing to use NewYorkAgricultureLaw.com and all other services provided by NewYorkAgricultureLaw.com, you agree to comply with all of the terms and conditions hereof.

The pronouns "you" or "your" refer to you as a user of NewYorkAgricultureLaw.com. The pronouns "ours" "us" or "we" refer to NewYorkAgricultureLaw.com. The term "Providers" refers to our affiliates, partners and service providers.

#### **2. CHANGED TERMS**

We reserve the right to change or discontinue any aspect or feature of NewYorkAgricultureLaw.com, including its availability and equipment needed to use it, at any time, for any reason and without notice. We may also revise this TOU at any time and such revision will be effective immediately upon posting of the revised TOU on NewYorkAgricultureLaw.com.

#### **3. EQUIPMENT**

You are solely responsible for any equipment or service necessary to use NewYorkAgricultureLaw.com.

#### **4. CONDUCT**

You can use NewYorkAgricultureLaw.com for lawful purposes only. You are not permitted to post or transmit through NewYorkAgricultureLaw.com any material that is unlawful, threatening, abusive, defamatory, violates the rights of others, protected by non-disclosure agreement, vulgar, obscene, profane, which or without our express prior written approval contains advertising or any solicitation. You cannot send unsolicited communication to any user of NewYorkAgricultureLaw.com, tamper with NewYorkAgricultureLaw.com, scrape or collect data from NewYorkAgricultureLaw.com or restrict any other user from using NewYorkAgricultureLaw.com. You will be solely liable for any and all damages and attorney fees resulting from your conduct.

#### **5. COPYRIGHT AND TRADEMARK NOTICE**

NewYorkAgricultureLaw.com contains copyrighted material, trademarks and other proprietary information. You may not modify, publish, transmit, distribute, publish, participate in the transfer or sale, create derivative works, reproduce, or in any way exploit, any of the content, code, or software on NewYorkAgricultureLaw.com, in whole or in part.

#### **6. USE OF SERVICES**

We reserve the right to limit, suspend or terminate your account or access to NewYorkAgricultureLaw.com at any time and without notice. You acknowledge that we have the right, but not the obligation, to monitor NewYorkAgricultureLaw.com and/or monitor content contributed by users of NewYorkAgricultureLaw.com ("User Content"). NewYorkAgricultureLaw.com does not endorse User Content or links and specifically

disclaims any liability, responsibility or warranty in connection with User Content. We reserve the right to review, modify, and remove any User Content without prior notice. You warrant and represent that you either own or otherwise have the right to any User Content. By submitting User Content to NewYorkAgricultureLaw.com, you automatically grant NewYorkAgricultureLaw.com a worldwide, royalty-free, perpetual, irrevocable, non-exclusive, transferrable, assignable right and license to use, reproduce, modify, adapt, publish, translate and distribute such material (in whole or in part) and/or to incorporate it in other works in any form, media or technology now known or hereafter developed for the full term of any copyright that may exist in such material. We reserve the right to disclose any information we deem necessary to satisfy any applicable law, regulation, legal process or governmental request.

## **7. MEMBER ACCOUNT, PASSWORD, AND SECURITY**

If registration is needed, you must provide us with your current, complete and accurate information, as requested. You are entirely responsible for any and all activity in your account. It is your responsibility to keep your passwords and other account information confidential. The right to use NewYorkAgricultureLaw.com is personal to you and is not transferable to any other person or entity. You agree to notify us immediately of any unauthorized use of your account or any other breach of security. NewYorkAgricultureLaw.com will not be liable for any loss that you may incur as a result of any use of your passwords or account, either with or without your knowledge.

## **8. FEEDBACK**

NewYorkAgricultureLaw.com does not consider or accept unsolicited proposals or ideas, including without limitation ideas for new products, technologies, promotions, product names, product feedback and product improvements. If you send us any unsolicited feedback, you acknowledge and agree that NewYorkAgricultureLaw.com will not be under any obligation of confidentiality with respect to the unsolicited feedback.

## **9. DISCLAIMER OF WARRANTY; LIMITATION OF LIABILITY**

NEWYORKAGRICULTURELAW.COM IS PROVIDED ON AN "AS IS" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, OTHER THAN THOSE WARRANTIES WHICH ARE IMPLIED BY AND INCAPABLE OF EXCLUSION, RESTRICTION OR MODIFICATION UNDER THE LAWS APPLICABLE TO THIS AGREEMENT.

YOU EXPRESSLY AGREE THAT USE OF NEWYORKAGRICULTURELAW.COM IS AT YOUR SOLE RISK. NEITHER NEWYORKAGRICULTURELAW.COM, ITS PROVIDERS NOR ANY OF OUR OR THEIR RESPECTIVE EMPLOYEES, AGENTS, THIRD PARTY CONTENT PROVIDERS OR LICENSORS WARRANT THAT NEWYORKAGRICULTURELAW.COM WILL BE UNINTERRUPTED, COMPATIBLE OR ERROR FREE; NOR DO THEY MAKE ANY WARRANTY AS TO THE RESULTS THAT MAY BE OBTAINED FROM USE OF NEWYORKAGRICULTURELAW.COM, OR AS TO THE ACCURACY, RELIABILITY OR CONTENT OF ANY INFORMATION, SERVICE, OR MERCHANDISE PROVIDED THROUGH NEWYORKAGRICULTURELAW.COM. NEWYORKAGRICULTURELAW.COM, OR ANY PERSON OR ENTITY INVOLVED IN CREATING, PRODUCING OR DISTRIBUTING NEWYORKAGRICULTURELAW.COM WILL NOT BE LIABLE FOR ANY DAMAGES, INCLUDING, WITHOUT LIMITATION, DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF THE USE OF OR INABILITY TO USE NEWYORKAGRICULTURELAW.COM. YOU HEREBY ACKNOWLEDGE THAT THE PROVISIONS OF THIS SECTION WILL APPLY TO NEWYORKAGRICULTURELAW.COM IN ITS ENTIRETY.

## **10. PRIVACY POLICY**

Your ongoing use of NewYorkAgricultureLaw.com signifies your consent to our information practices as disclosed in our Privacy Policy which can be found by clicking on the Privacy Policy link located on

### **11. INDEMNIFICATION**

You agree to defend, indemnify and hold harmless NewYorkAgricultureLaw.com, its Providers and our and their respective directors, officers, employees, service providers and agents from and against all claims, damages and expenses, including attorneys' fees, arising out of your use of NewYorkAgricultureLaw.com.

### **12. LIMITED TIME TO BRING YOUR CLAIM**

YOU ACKNOWLEDGE AND AGREE THAT ANY CAUSE OF ACTION ARISING OUT OF OR RELATED TO NEWYORKAGRICULTURELAW.COM OR ANY RELATED SITE OR TO THE SERVICES OFFERED BY NEWYORKAGRICULTURELAW.COM MUST COMMENCE WITHIN SIX (6) MONTHS AFTER THE CAUSE OF ACTION ACCRUES. OTHERWISE, SUCH CAUSE OF ACTION IS PERMANENTLY BARRED.

### **13. MISCELLANEOUS**

This Agreement and any use rules for NewYorkAgricultureLaw.com established by NewYorkAgricultureLaw.com constitute the entire agreement of the parties with respect to the subject matter hereof, and supersede all previous written or oral agreements between the parties. This Agreement shall be construed in accordance with the laws of the State of New York without regard to its conflict of laws rules. Venue for any legal action shall be with the courts located in New York County. No waiver by either party of any breach or default hereunder shall be deemed to be a waiver of any preceding or subsequent breach or default. The section headings used herein are for convenience only and shall not be given any legal import. If any part of this Agreement is determined to be invalid or unenforceable pursuant to applicable law, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of this Agreement will continue in effect. NewYorkAgricultureLaw.com may assign this Agreement, in whole or in part, at any time with or without notice to User. User may not assign this Agreement, or assign, transfer or sub license User's rights, if any, in NewYorkAgricultureLaw.com or the Services.