

TERMS AND CONDITIONS

Last Updated: September 24, 2016

INTRODUCTION

The Clean Ends Inc. (No Waste wipe) provides its services to you subject to the following conditions. If you spend time on the web site, you must accept these conditions so please read them carefully. In addition, when you use any current or future Clean Ends Inc. service, you also will be subject to the guidelines and conditions applicable to such service or business. Clean Ends Inc. strictly follows the policy described below, which defines the terms and conditions when accessing this web site, and assumes your adherence to these provisions. Visiting the Clean Ends Inc. owned web site, or using any of our services, constitutes your acceptance of this policy.

Clean Ends Inc. (No Waste wipe) provides its services to you subject to these conditions. Carefully review the items posted here. By using this site, you agree to access this web site only as permitted by applicable law and these Terms and Conditions, and additional policies or procedures published on the site from time to time. Customers agree to review these Terms and Conditions from time to time for changes and updates.

In addition, when using particular features on or through the Clean Ends Inc. web sites, you shall be subject to any posted policies and guidelines applicable to such features, including any terms or conditions applicable to features provided in conjunction with any of our content and service partners. All such rules and guidelines are hereby incorporated by reference into the following terms and conditions.

PRIVACY POLICY

You should review the other Clean Ends Inc. (No Waste wipe) policies to better comprehend our practices and how we govern your visit to the web sites. Registration data and certain other information about you are subject to our privacy policy. For more information, see our entire privacy policy at: {www.nowastewipe.com/privacy-policy}. We reserve the right to make any changes to our web site, pricing, or policies at any time in our sole and absolute discretion. Shall any of these conditions be deemed invalid or for any reason unenforceable, the respective condition shall be removed and will not affect the validity and enforceability of any remaining conditions.

ELIGIBILITY

Use of the website is void where prohibited. By using this website and by signing up for membership, you represent, acknowledge and agree that you are at least the age of majority in your jurisdiction of residence and warrant that you have the right, authority, and capacity to enter into this terms of service agreement and to abide by all its terms and conditions. Also, you must be an individual of 13 years of age or older to register or use the website. If you are a parent or legal guardian who is registering on behalf of a minor, you hereby agree to bind said minor to this Agreement and to fully indemnify and hold harmless Clean Ends Inc. (No Waste Wipe) if said minor breaches or disaffirms any term or condition of this Agreement.

Clean Ends Inc. (No Waste Wipe) may issue a warning, temporarily suspend, indefinitely suspend or terminate any Customer's right to use or access all or any part of the Site including any account thereon or Membership thereto, without notice, for any reason in Clean Ends Inc. (No Waste Wipe)'s sole discretion, including without limitation breach of this agreement and/or violation of the Terms of Service, Clean Ends Inc. (No Waste Wipe)'s belief that such access would violate any applicable law, rule or regulation or would be harmful to the interests of, or potentially cause financial loss or legal liability to Clean Ends Inc. (No Waste Wipe) or another user of the Site. This Agreement and the

Privacy Policy constitute the entire agreement between you and Clean Ends Inc. (No Waste Wipe) regarding its subject matter. Clean Ends Inc. (No Waste Wipe) will not be responsible for failures to fulfill any of its obligations due to causes beyond its control. The failure of Clean Ends Inc. (No Waste Wipe) to exercise or enforce any right or provision of this Agreement shall not constitute a waiver of such right or provision. If any part of this Agreement is held to be invalid, illegal or unenforceable, that provision shall be enforced to the maximum extent permissible so as to maintain the intent of this and Privacy Agreement, and the other parts will remain in full force and effect. The parties shall at all times and for all purposes be deemed to be independent contractors and neither party nor its agents may bind the other party. The parties acknowledge and agree that this Agreement and all related documents shall be drawn up in the English language. If you require this Agreement and all related documents to be translated to French please email members@nowastewipe.com any translation of this Agreement and all related documents shall be for reference only and the English version of this Agreement controls. This Agreement shall not be interpreted or construed to confer any rights or remedies on any third parties, except that each indemnified Clean Ends Inc. (No Waste Wipe) Party shall be a third party beneficiary hereunder. Clean Ends Inc. (No Waste Wipe) may assign or transfer its rights, or delegate any performance, under this Agreement to a third party in its sole discretion.

REGISTRATION

In order to register with Clean Ends Inc. (No Waste wipe) you may be required to supply a valid email address, which will be used as a unique identifier for your account, and your first name, last name, birthday, gender, country of residence and ZIP/POSTAL code. You will also be asked to set a password. You may also be asked to provide certain other information, including an image, interests and/or other requested information.

You are solely responsible for maintaining the confidentiality of your password and account. You agree not to transfer your email address or password, or lend or otherwise transfer your use of or access to the website, to anyone else. You are also solely responsible for any and all activities that occur under your account. You may change your password, or any other account information, at any time by following instructions available on your Profile Page.

You agree to immediately notify us at support@cleanends.ca of any unauthorized use of your account or any other breach of security related to your account or the website.

PASSWORDS

You may utilize the functionality on the Site that allows you to log in to this Site by using your log in credentials for an existing account on various third party websites (social login), which may change from time to time, including, without limitation, Twitter, Facebook and LinkedIn (“Third Party Site Log-in Credentials”) and, if applicable, configure your privacy settings in your third party website account to permit your activities on this Site to be shared with your contacts in your third party Site account (as further detailed in our Privacy Policy) www.nowastewipe.com/privacypolicy.

Notwithstanding the foregoing, you agree that your use of any third party website through which you log in to this Site using your Third Party Site Log-in Credentials is governed by the terms and conditions of such third party website’s terms of use and privacy policy, including, without limitation, such third party website’s password and account security policies and user-generated content posting and acceptable use policies.

If you do not log in through a third party website, you will be required to register and create an account by providing your email address and a password. You are responsible for maintaining the confidentiality of your password, and you are responsible for all activities that occur using your email and password. You agree not to share your password, let anyone else access your account or do

anything else that might jeopardize the security of your passwords or account. You agree to notify Clean Ends Inc. (No Waste Wipe) if there is any unauthorized use of your password or account on this Site or if you know of any other breach of security in relation to this Site

PERSONAL INFORMATION/PRIVACY

Customers agree to provide current, accurate, and complete information as required for the purchase of the Products and Memberships and to update that information as soon as possible after any information provided changes. Clean Ends Inc. (No Waste Wipe) reserves the right to block further sales to Customers who provide false, inaccurate or incomplete data. Customer acknowledges that Clean Ends Inc. (No Waste Wipe) uses a third party payment processing service to processing orders and bill fees to your credit card. Clean Ends Inc. (No Waste Wipe)'s Privacy Policy, located at the URL: www.nowastewipe/privacypolicy. ("Privacy Policy"), explains how Customers' personally identifiable information is collected, used and disclosed. By signing up for Membership you hereby agree that we may use your personal information in accordance with the terms of the Privacy Policy.

LICENSE TO USE THE SERVICE

Clean Ends Inc. (No Waste wipe) grants you a limited license to access and make personal use of this website and not to download (other than page caching) or modify it, or any portion of it, except with Clean Ends Inc. (No Waste wipe) expressed written consent. The foregoing license does not include any resale or commercial use of this website, the website or its contents; any derivative use of this website, the website or its contents; or any use of data mining, robots, or similar data gathering and extraction tools. This website, or any portion thereof, may not be reproduced, duplicated, copied, sold, resold, visited, or otherwise exploited for any commercial purposes without Clean Ends Inc. (No Waste wipe) express written consent. Use of the website that constitutes abuse shall be determined by Clean Ends Inc. (No Waste Wipe) in its sole discretion. Clean Ends Inc. (No Waste wipe) reserves the right to terminate your account if Clean Ends Inc. (No Waste wipe) determines you have not complied with these terms.

RESTRICTION ON USE OF CONTENT

You acknowledge that the website may contain information, software, photos, video, text, graphics, music, sounds or other material (collectively, "Content") that are protected by copyrights, patents, trademarks, trade secrets or other proprietary rights, and that these rights are valid and protected in all forms, media and technologies existing now or hereafter developed. The Content, taken together in its entirety, is protected under Canadian and US copyright laws as a collective work, and we own a copyright in the selection, coordination, arrangement and enhancement of such Content.

Modification of the Content or use of the Content for any other purpose, including use of any such Content on any other web site or networked computer environment is strictly prohibited. Except as otherwise expressly authorized in writing in advance by us, you agree not to reproduce, redistribute, sell, modify, rent, lease, loan, adapt, translate, create derivative works based (whether in whole or in part) on, decompile, reverse engineer, disassemble, or otherwise reduce all or any part of the website, including the Content.

MATERIALS SUBMITTED THROUGH THE SERVICE

You are solely responsible for any data, text, software, sound files, images, photographs, graphics, video, messages, files, links or any other materials ("Materials") that are transmitted, posted, or distributed by you through the website, including, but not limited to, the contents of your email communications, information, reviews, user ratings, photos or images posted or sent by you to or through the website.

RESTRICTIONS ON USE OF THE CLEAN ENDS INC (NO WASTE WIPE) SERVICE

You agree not to do the following on or through the Clean Ends Inc. (No Waste wipe) website:

- Post, transmit, or otherwise make available, through or in connection with the website anything that is or may be:
 - unlawful, threatening, harassing, degrading, abusive, hateful or intimidating;
 - defamatory; libelous or invasive of another's privacy;
 - fraudulent or tortious;
 - vulgar, obscene, indecent, sexually explicit, pornographic or otherwise objectionable;
 - protected by copyright, trademark, trade secret, right of publicity or other proprietary right without the express prior consent of the owner of such right; or
 - a virus, worm, Trojan Horse, easter egg, time bomb, spyware, cancelbot, or other computer code, file, or program that is harmful or invasive or that may or is intended to damage or hijack the operation of, or to monitor the use of, any hardware, software or equipment
 - an unsolicited or unauthorized advertising, promotional material, "junk mail," "spam," "chain letter," "pyramid scheme", survey, contest, or investment opportunity;
 - any other form of solicitation, or use any distribution lists including any person who has not given specific permission to be included in such a process (commercial or otherwise);
 - Material that you do not have a right to transmit 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).
- Use the website to defame, abuse, harass, stalk, threaten or otherwise violate the legal rights of others, including without limitation others' privacy rights or rights of publicity, or harvest or collect personally identifiable information, including email addresses, about users of the website.
- Harm minors in any way.
- Impersonate any person or entity, including without limitation any of our officials, forum leaders, guides or hosts; falsely state or otherwise misrepresent your affiliation with any person or entity; or express or imply that we endorse any statement you make.
- Interfere with or disrupt the operation of the website or the servers or networks used to make the website available; or violate any requirements, procedures, policies or regulations of such networks.
- Restrict or inhibit any other person from using the website, including without limitation by hacking or defacing any portion of the website; or disrupt the normal flow of dialogue, or otherwise act in a manner that negatively affects other users' ability to engage in real time exchanges.
- Use the website to distribute or otherwise publish or post any material containing any solicitation of funds, promotion, advertising, or solicitation for goods or services without our express prior written consent; or use the website in a commercial manner, unless otherwise expressly allowed by Clean Ends Inc. (No Waste wipe).
- Use the website to distribute or otherwise publish or post any material that is pornographic, obscene, contains hate speech, is racist, promotes or encourages violence, is illegal or promotes illegal behavior, violates anyone's intellectual property rights, or is otherwise

offensive or inappropriate as determined in Clean Ends Inc. (No Waste wipe) 's sole discretion.

- Reproduce, duplicate, copy, sell, resell or otherwise exploit for any commercial purposes, any portion of, use of or access to the website.
- Use, download, or otherwise copy, or provide (whether or not for a fee) to a person or entity that is not a user of the website any directory of Clean Ends Inc. (No Waste wipe)'s users or usage information or any portion thereof other than in the context of your use of the website as permitted under these terms.
- Attempt to gain unauthorized access to the website, other accounts, computer systems or networks connected to the website, through password mining or any other means.
- Remove any copyright, trademark or other proprietary rights notice from the website or Content or Materials originating from the website.
- Frame or mirror any part of the website or software without our express prior written consent; or forge headers or otherwise manipulate identifiers in order to disguise the origin of any Materials transmitted through the website.
- Create a database by systematically downloading and storing content from the website.
- Intentionally or unintentionally violate any applicable local, state, national or international law, including, but not limited to any regulations having the force of law.
- Use any robot, spider, site search/retrieval application or other manual or automatic device to retrieve, index, "scrape," "data mine" or in any way gather Content or Materials from the website or reproduce or circumvent the navigational structure or presentation of the website.
- Engage in any other conduct which, in Clean Ends Inc. (No Waste wipe)'s sole discretion, is considered inappropriate, unauthorized or objectionable.
- In addition, you agree to comply with all applicable laws, regulations, and ordinances as a condition of use of the website.

In order to permit us to protect the quality of our products and services, you hereby consent to our employees and representatives being able to access your account and records for any reason, in our sole discretion. We also reserve the right, but do not assume the responsibility, to monitor or review your conduct while using the website.

SPECIAL ADMONITIONS FOR INTERNATIONAL USE

Recognizing the global nature of the Internet, you agree to comply with all local rules regarding online conduct and acceptable content. Specifically, you agree to comply with all applicable laws regarding the transmission of technical data exported from the state or the country in which you reside.

LINKS TO THIRD PARTY SITES

The website may provide, or third parties may provide, links to other Internet websites or resources. Because we have no control over such sites and resources, you acknowledge and agree that we are not responsible for the availability of such external sites or resources, and do not endorse and are not responsible or liable for any content, advertising, products, services or other materials (collectively, "Third Party Materials") on or available from such sites or resources.

You acknowledge that such external sites usually have their own terms and conditions, including privacy policies, over which Clean Ends Inc. (No Waste Wipe) has no control and which will govern your rights and obligations with respect to the use of those such third party's product, services or websites.

INDEMNIFICATION

You agree to indemnify, defend and hold harmless Clean Ends Inc. (No Waste Wipe) its parent company, subsidiaries, affiliates, officers, directors, employees, consultants, agents, successors and assigns from any and all third party claims, liability, damages, costs or demands, including, but not limited to, attorneys' fees, arising from (i) your use of the website, including, but not limited to, all content therein and any products or services obtained by you through the website, (ii) the violation of these terms by you, (iii) the infringement by you (or other user of the website using your account) of any intellectual property or other right of any person or entity; or (iv) your violation of any applicable law or regulation.

DISCLAIMER OF WARRANTIES

THE CONTENT, SITE, PRODUCTS AND MEMBERSHIPS ARE FURNISHED TO YOU WITHOUT WARRANTIES, REPRESENTATIONS OR CONDITIONS, STATUTORY OR OTHERWISE, OF ANY KIND. YOU EXPRESSLY AGREE THAT YOUR USE OF THE SERVICE IS AT YOUR SOLE RISK. THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. CLEAN ENDS INC (NO WASTE WIPE) 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 AS TO THE OPERATION OF THE SERVICE, OR THE INFORMATION, CONTENT, MATERIALS, OR PRODUCTS INCLUDED IN THE SERVICE. CLEAN ENDS INC. (NO WASTE WIPE) MAKES NO WARRANTY THAT THE SERVICE WILL MEET YOUR REQUIREMENTS, OR THAT THE SERVICE WILL BE UNINTERRUPTED, TIMELY, SECURE, OR ERROR FREE. CLEAN ENDS INC (NO WASTE WIPE) MAKES NO WARRANTY AS TO THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SERVICE OR AS TO THE ACCURACY OR RELIABILITY OF ANY INFORMATION OBTAINED THROUGH THE SERVICE OR THAT DEFECTS IN THE SERVICE WILL BE CORRECTED. YOU ACKNOWLEDGE THAT CLEAN ENDS INC (NO WASTE WIPE) DOES NOT CONTROL CONTENT, INFORMATION, PRODUCTS OR SERVICES OFFERED BY ADVERTISERS, THIRD PARTIES OR OTHER USERS ON OR THROUGH THE SERVICE, INCLUDING, BUT NOT LIMITED TO, INFORMATION, PRODUCTS, OR SERVICES PROVIDED BY LICENSE TO CLEAN ENDS INC. (NO WASTE WIPE) FROM THIRD PARTIES OR MATERIALS PROVIDED BY OTHER USERS. CLEAN ENDS INC (NO WASTE WIPE) ASSUMES NO RESPONSIBILITY FOR AND MAKES NO WARRANTY OR REPRESENTATION AS TO THE ACCURACY, CURRENCY, COMPLETENESS, RELIABILITY, USEFULNESS OR DECENCY OF THE SERVICE, OR CONTENT OR PRODUCTS DISTRIBUTED OR MADE AVAILABLE BY THIRD PARTIES (INCLUDING BUT NOT LIMITED TO ADVERTISERS AND USERS) THROUGH THE SERVICE. YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM YOUR ATTEMPT TO DOWNLOAD ANY MATERIAL FROM THE SERVICE. YOUR OWN USE OF THE SITE, CONTENT, PRODUCTS OR MEMBERSHIPS IS ENTIRELY AT YOUR OWN DISCRETION AND RISK AND YOU ASSUME TOTAL RESPONSIBILITY FOR YOUR USE OF THE SITE, CONTENT, PRODUCTS AND MEMBERSHIPS.

THE LAWS OF SOME JURISDICTIONS, INCLUDING QUEBEC, DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LEGAL WARRANTIES AND THE LIMITATION OR EXCLUSION OF REPRESENTATIONS MADE CONCERNING GOODS OR SERVICES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU. YOU MAY OR MAY NOT HAVE ADDITIONAL RIGHTS.

LIMITATION OF LIABILITY

YOU EXPRESSLY AGREE THAT CLEAN ENDS INC. (NO WASTE WIPE) SHALL NOT BE LIABLE TO YOU FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, EXEMPLARY, RELIANCE OR CONSEQUENTIAL DAMAGES OF ANY KIND, LOSS OF VALUE OF THE PRODUCTS OR LOSS OF USE OF THE PRODUCTS, WHETHER BASED ON BREACH OF ANY EXPRESS OR IMPLIED WARRANTY OR CONDITION, BREACH OF CONTRACT OR TORT (INCLUDING, WITHOUT LIMITATION, NEGLIGENCE OR STRICT LIABILITY), INCLUDING, BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, USE, DATA OR OTHER INTANGIBLES, EVEN IF CLEAN ENDS INC. (NO WASTE WIPE) HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, RESULTING FROM THE (I) USE OR THE INABILITY TO USE THE SERVICE; (II) COST OF PROCUREMENT OF SUBSTITUTE GOODS AND SERVICES; (III) ANY GOODS OR SERVICES PURCHASED OR OBTAINED OR CONTENT RECEIVED OR TRANSACTIONS ENTERED INTO WITH CLEAN ENDS INC. (NO WASTE WIPE) OR A THIRD PARTY THROUGH THE USE OF THE SERVICE; (IV) INACCURACY OF ANY INFORMATION OBTAINED FROM USE OF THE SERVICE OR RELIANCE ON SUCH INFORMATION; OR (V) UNAUTHORIZED ACCESS TO YOUR ACCOUNT OR ALTERATION OF YOUR ACCOUNT OR DATA. YOU SPECIFICALLY AGREE THAT CLEAN ENDS INC. (NO WASTE WIPE) IS NOT RESPONSIBLE OR LIABLE TO YOU OR ANYONE ELSE FOR ANY UNLAWFUL, HARASSING, DEFAMATORY, ABUSIVE, THREATENING, HARMFUL, VULGAR, OBSCENE, SEXUALLY EXPLICIT OR OTHERWISE OBJECTIONABLE CONDUCT OR SPEECH OF ANY OTHER PARTY ON OR THROUGH THE SERVICE, OR FOR ANY INFRINGEMENT OR VIOLATION OF YOUR RIGHTS BY ANY OTHER PARTY, INCLUDING, BUT NOT LIMITED TO, INTELLECTUAL PROPERTY RIGHTS, RIGHTS OF PUBLICITY, OR RIGHTS OF PRIVACY. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES, THEREFORE SOME OF THE ABOVE LIMITATIONS MAY NOT APPLY TO YOU.

IF, NOTWITHSTANDING THE FOREGOING, CLEAN ENDS INC. (NO WASTE WIPE) PARTY IS FOUND TO BE LIABLE TO YOU AND OR ANY THIRD PARTY FOR ANY DAMAGE OR LOSS WHICH ARISES UNDER OR IN CONNECTION WITH YOUR USE OF THE SITE, CONTENT, PRODUCTS OR MEMBERSHIPS, THE RELEVANT CLEAN ENDS INC. (NO WASTE WIPE) PARTY'S TOTAL CUMULATIVE LIABILITY SHALL IN NO EVENT EXCEED THE GREATER OF: (A) THE AMOUNT YOU PAID CLEAN ENDS INC. (NO WASTE WIPE) FOR THE PRODUCTS OR MEMBERSHIP, AS APPLICABLE; AND (B) THE SUM OF ONE HUNDRED CANADIAN DOLLARS (CAD\$100).

THE LAWS OF SOME JURISDICTIONS, INCLUDING QUEBEC, DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LEGAL WARRANTIES AND THE LIMITATION OR EXCLUSION OF REPRESENTATIONS MADE CONCERNING GOODS OR SERVICES. IF THESE LAWS APPLY TO YOU, SOME OR ALL OF THE ABOVE EXCLUSIONS OR LIMITATIONS MAY NOT APPLY TO YOU. YOU MAY OR MAY NOT HAVE ADDITIONAL RIGHTS

TERMINATION AND MODIFICATION OF THE SERVICE

You agree that we, in our sole discretion, may terminate your password, account (or any part thereof) or use of the website, and remove and discard any Materials within the website, for any reason, at any time, without notice to you. We will also terminate your account upon receiving reliable information involving your violation of any law, and will cooperate with law enforcement agencies on such matters. We may also, in our sole discretion and at any time, discontinue providing the website, or any part thereof, with or without notice. You agree that we shall not be liable to you or any third party for any termination of your access to the website.

We reserve the right, at any time and from time to time, temporarily or permanently, in whole or in part, to: (a) modify or discontinue the website, including, but not limited to (i) restricting the time the website are available, (ii) restricting the amount of use of the website permitted, and (iii) restricting or terminating any user's right to use the website, with or without notice; (b) charge fees in connection with the use of the website; (c) modify and/or waive any fees charged in connection with the website; and/or (d) offer opportunities to some or all users of the website. You agree that neither we nor any of our affiliates, shall be liable to you or to any third party for any modification, suspension or discontinuance of the website, in whole or in part, or of any service, content or feature offered through the website.

Your account may be terminated if these conditions are breached, but we are not limited to these reasons. We also have the right to suspend your account for a limited period or indefinitely if the conditions warrant such an action.

NOTICES

CLEAN ENDS INC. (NO WASTE WIPE) may give notice to you by email, a posting on the website, or other reasonable means. You must give notice to CLEAN ENDS INC. (NO WASTE WIPE) in writing via email or as otherwise expressly provided by CLEAN ENDS INC. (NO WASTE WIPE). CLEAN ENDS INC. (NO WASTE WIPE) may broadcast, distribute or display notices or messages through the website to inform you of changes to these Terms, the website, the Privacy Policy or other matters of importance. Such broadcast, distributions or displays of information shall constitute notice to you.

Clean Ends Inc. (No Waste Wipe) may add to, change or remove any part of the Site, including, without limitation, any Content (as defined below) therein, at any time without prior notice to you.

ENTIRE AGREEMENT

These Terms and Conditions represent the complete and entire agreement between CLEAN ENDS INC. (NO WASTE WIPE) and you and supersede all prior and contemporaneous agreements of the parties relating to the subject matter hereof. YOU ACKNOWLEDGE THAT YOU HAVE READ THESE TERMS AND CONDITIONS AND UNDERSTAND AND AGREE TO ALL OF THEM IN THEIR ENTIRETY. YOU HAVE INDEPENDENTLY EVALUATED THE DESIRABILITY OF USING THIS INTERNET SITE, AND ARE NOT RELYING ON ANY REPRESENTATION, GUARANTEE, OR STATEMENT OTHER THAN AS SET FORTH IN THESE TERMS AND CONDITIONS.

SPECIAL TERMS FOR PAGES.

If you have a "Page" on the website, you also agree to the following:

- Pages are special profiles that may only be used to promote a business or other commercial, political, or charitable organization or endeavor (including non-profit organizations, political campaigns, bands, and celebrities).
- You may only administer a Page if you are an authorized representative of the subject of the Page.
- All Content posted on the Pages will be made available to all users of the websites.
- You may not display any Content on your Page that is an ad or could be construed as an ad.
- You may not establish terms beyond those set forth in these Terms of Use to govern the use of the Page you administer.
- Your Page will not be used primarily or substantially to promote or advertise alcohol or tobacco products, firearms, or other products or services that may not be lawfully purchased or used by minors.
- You will not direct your Page, or any Content on your Page, to children under the age of 13.
- If you collect information about users, you will only use such information for your internal business purposes in connection with your use of the website and in accordance with CLEAN ENDS INC. (NO WASTE WIPE)'s Privacy Policy.

- You will not use deceptive practices to get users to "like" your Page.
- You are responsible for ensuring that your Page, including any Content you post on your Page, shall comply with all applicable laws, rules and regulations and these Terms of Use, and any advertising, marketing, privacy, or other self-regulatory code(s) applicable to your industry.
- All terms which by their nature are intended to survive any termination of this Agreement, or any termination of your use of the Site, Content, Products or Memberships shall survive such termination.

LANGUAGE & CORRESPONDENCES WITH MEMBERS

Where CLEAN ENDS INC. (NO WASTE WIPE) has provided you with a translation of the English language version of these Terms and Conditions, then you agree that the translation is provided for your convenience only and that the English language versions of the Terms will govern your relationship with CLEAN ENDS INC. (NO WASTE WIPE). If there is any contradiction between what the English language version of these Terms and Conditions and what a translation says, then the English language version shall take precedence. Any and all correspondences sent, issued, expressed, or transmitted by Clean Ends Inc. (No Waste Wipe) or any of its affiliates. Any correspondence to you shall strictly be in the English language. Correspondences shall include but not be limited to Clean Ends Inc. (No Waste Wipe) mailing envelopes and/or boxes, postcards, business cards, and any and all other mailings including but not limited to electronic mail.

REGISTRATION & SUBSCRIPTION

Those who have not registered will not have to pay a fee. Those who do register, the fees charged by CLEAN ENDS INC. (NO WASTE WIPE), which has been outlined on www.nowastewipe.com will be automatically deducted from your PayPal or credit card account monthly.

SHIPPING AND PRODUCT ACCEPTANCE

The shipment date will be determined according to whichever date is closer to the date of the Customer's first purchase date. Shipping dates are estimates only. All shipments are delivered via Canada Post and Amazon. The risk of loss and title for all Products purchased via the Site pass to the Customer upon delivery of the item to the carrier.

PRICING

Memberships are offered by Clean Ends Inc. (No Waste Wipe) through the Website are only an offer to conclude a sales contract. The sales contract is only concluded upon the confirmation of the order by e-mail by Clean Ends Inc. (No Waste Wipe) to You. The price of a product as shown on the Website is the NET PRICE of the product including shipping, but not including any applicable taxes. The total price of your order will be reflected on our final checkout page. An order receipt shall be sent to the email address you provided during sign up showing the final total price as well. The net price for

Products and Memberships can be found on Clean Ends Inc. (No Waste Wipe)'s then-current pricing page located on the Site at: <http://nowastewipe.com/our-wipes/>. Clean Ends Inc. (No Waste Wipe) reserves the right to change the prices and fees for Products and Memberships at any time, and does

not provide price protection or refunds in the event of promotions or price decreases. The foregoing is inapplicable in Quebec.

END USERS ONLY SALES OF PRODUCTS AND MEMBERSHIPS

Clean Ends Inc. (No Waste Wipe) sells bathroom and hygiene supplies (the “Product(s)”) from the Site to end-user customers who purchase monthly memberships to receive the Products (“Membership(s)”) only for their own personal, non-commercial use. You may not purchase Products or Memberships for further distribution or resale or for any other commercial or business purpose. We reserve the right to limit the quantity of memberships purchased per person, per household or per order. The Membership and all rights and privileges conferred are personal and non-transferable.

PAYMENT METHODS, MEMBERSHIP TERMS AND MEMBERSHIP CANCELLATION POLICY

Clean Ends Inc. (No Waste Wipe) accepts the following forms of payment: (i) Credit Card (Visa & MasterCard) and (ii) debit credit card. You agree to pay all fees charged to your account based on Clean Ends Inc. (No Waste Wipe)’s fees, charges, and billing terms in effect as shown on the payment page when you first sign-up for a Membership to the Site. As stated previously and for purposes of clarification, the price of a product as shown on the Website is the NET PRICE of the product including shipping, but not including any applicable taxes. The total price of your order will be reflected on your final checkout page on the www.nowastewipe.com website. An order receipt shall be sent to the email address you provided during sign-up showing the final total price of the Membership as well. You are responsible for paying the amount reflected on your final checkout page. If you do not wish to pay the final amount reflected on your final checkout page you are welcome to not sign up for Membership. Any applicable taxes shall be based on the address that you provide as the shipping address when you register for a Membership. You authorize Clean Ends Inc. (No Waste Wipe) or the third party payment processing service provider that we engage to charge your credit card for any such taxes and fees. All payments shall be made by credit card in advance prior to shipping the Products. You represent and warrant that you are the cardholder of the credit card used. If your credit card is rejected by the card issuer, if you do not pay on time or if your credit card cannot be charged for any reason, Clean Ends Inc. (No Waste Wipe) reserves the right to either suspend or terminate your account and Membership. All sales and payments will be in Canadian Dollars.

IMPORTANT NOTICE TO CONSUMER: Clean Ends Inc. (No Waste Wipe) Membership is a month-to-month, cancel-at-any-time, yearly membership. At least thirty (30) days prior to your yearly anniversary date Clean Ends Inc. (No Waste Wipe) will expect your email requesting whether You would like for us to renew your Membership. In the event we do not get your email response within thirty (30) days of your anniversary date. We will automatically renew your membership. Your Membership is billed month-to-month and may be cancelled at any time by logging in to your account within www.NoWasteWipe.com To cancel a Membership, please login to your account on the Site and select the “Membership Options” link at the bottom of the page, then follow instructions towards cancellation. All cancellation requests must be received by the first day of the month. Cancellation requests received after the first of the month may take effect the following month due to our automatic system policies. If you have any problems, please email members@nowastewipe.com. Clean Ends Inc. (No Waste Wipe) requires a reasonable amount of time to process your Membership cancellation request. If you cancel your Membership, you will enjoy your Membership benefits until the end of the then-current Membership term, and your Membership benefits will expire at the end

of the then-current Membership term for which you have paid. You will not be eligible for a prorated refund of any portion of the Membership fees paid for any unused days of the then-current Membership term. There are absolutely no early termination fees or any other fees of any kind associated with cancelling a Membership during the yearly membership term.

REFUND POLICY

If you are dissatisfied with the Product for any reason, Clean Ends Inc. (No Waste Wipe) will refund the amount paid for your most recent month of service. Refund requests must be made directly to Clean Ends Inc. (No Waste Wipe) at members@nowastewipe.com. All refund requests must be made within thirty (30) days of the date of delivery by Clean Ends Inc. (No Waste Wipe). In response to your refund request, Clean Ends Inc. (No Waste Wipe) will credit the amount paid for the returned Product (less any shipping and handling costs and fees related to the original purchase, which are non-refundable) to the credit card you used to make the original purchase. Notwithstanding the foregoing, Clean Ends Inc. (No Waste Wipe) does not control when a specific credit card company processes a chargeback transaction. You are responsible for contacting your credit card company if you have questions about the status of the chargeback.

Clean Ends Inc. (No Waste Wipe) shall in its sole discretion provide a refund for a request that is received by Clean Ends Inc. (No Waste Wipe) more than thirty (30) days after the date of original delivery. Clean Ends Inc. (No Waste Wipe) also does not provide a refund for returned Products that are damaged due to misuse, lack of care, mishandling, accident, abuse or other abnormal use.

ELECTRONIC COMMUNICATIONS

Whenever you visit our Site or send emails to us, you are communicating with us electronically. For that reason, you also consent to receive communications from us electronically regarding administrative or account information. Since these administrative or account electronic communications are essential to the successful and effective functioning of your Membership the sole remedy to opt-out is to cancel your account. You may cancel your account either by logging into your account or by emailing a request to members@nowastewipe.com. We will communicate with you by email (if you have provided your email address to us), by posting notices on our Site or by such other means as we may determine from time-to-time. You agree that all agreements, notices, disclosures, and other communications that we provide to you electronically satisfy any legal requirement that such communications be in electronic writing, to the extent permitted by applicable law.

FEES, DISPUTES, PAYMENTS, TAXES, AND CHARGEBACKS

Once you have completed registration you will be subject to fees in accordance with any applicable Fee Schedule [www.nowastewipe.com]. Applicable fees will be billed for using the website membership, even if you are not actively using the services as a registered user. The applicable Fee Schedule is subject to change at any time in our sole discretion, and if you do not agree to any such changes, you should contact us to cancel your account. We will use good faith efforts to notify you prior to the effectiveness of any significant change to the applicable Fee Schedule, but you are responsible for reviewing the applicable Fee Schedule from time to time and remaining aware of the fees charged by us and any applicable discounts. You acknowledge and agree that our measurements are the definitive measurements for payment due and owed hereunder.

GOVERNING LAWS

All questions relating to this website's validity, interpretations, performance and enforcement, including the Terms and Conditions of Use, shall be governed by and construed in accordance with the laws of the Canada, notwithstanding any conflict-of-laws doctrines of such state or other jurisdiction to the contrary, and without the aid of any canon, custom or rule of law requiring construction against the draftsman. Any action relating to this website's validity, interpretations, performance and enforcement, including the Terms and Conditions, must be brought in the courts located in Alberta, and you irrevocably consent to the jurisdiction of such courts. Our failure to enforce your strict performance of any provision of these Terms and Conditions will not constitute a waiver of our right to subsequently enforce such provision or any other provision of this policy. Any waiver, amendment or other modification of any provision of these Terms and Conditions will be effective only if in writing and signed by an authorized representative of CLEAN ENDS INC. (NO WASTE WIPE) .

DISPUTES AND ARBITRATION; CLASS ACTION WAIVER; CHOICE OF LAW

Notwithstanding anything set forth herein to the contrary, any disputes about any charges to you under this Agreement must be submitted to us in writing within 60 days of the date such charges are incurred. You agree to waive all disputes not brought within the 60 day period, and all such charges will be final and not subject to challenge. Customer concerns can be resolved quickly and to a customer's satisfaction by writing to our customer service department at members@nowastewipe.com or Clean Ends Inc. (No Waste Wipe), Attn: Customer Service, 112 Erin Ridge Drive, St. Albert, Alberta, T8N 7B3.

In the unlikely event that our customer service department is unable to resolve a complaint you may have to your satisfaction (or if we have not been able to resolve a dispute we have with you after attempting to do so informally), we each agree to resolve those disputes ARISING OUT OF THIS AGREEMENT (OTHER THAN THOSE RELATED TO CLEAN ENDS INC. (NO WASTE WIPE)'S ENFORCEMENT AND PROTECTION OF ITS NAME AND INTELLECTUAL PROPERTY RIGHTS) through binding arbitration or small claims court instead of in courts of general jurisdiction. This includes any claims against other parties relating to services or products provided or billed to you (such as our licensors, suppliers, dealers or third party vendors) whenever you also assert claims against us in the same proceeding.

Arbitration is more informal than a lawsuit in court. Arbitration uses a neutral arbitrator instead of a judge or jury, allows for more limited discovery than in court, and is subject to very limited review by courts. The arbitrator must follow this Agreement and can award the same damages and relief that a court can award.

We each also agree that this Agreement affects interstate commerce so that the Federal Arbitration Act and federal arbitration law apply (despite the choice of law provision in Section B below). ANY ARBITRATION UNDER THIS AGREEMENT WILL TAKE PLACE ON AN INDIVIDUAL BASIS; CLASS ARBITRATIONS AND CLASS ACTIONS ARE NOT PERMITTED. Neither you nor Clean Ends Inc. (No Waste Wipe) has the right to act as a class representative or class representative or participate as a member of a class of claimants with respect to any claim.

All disputes relating in any way, directly or indirectly, to Clean Ends Inc. (No Waste Wipe) for breach of contract, breach of fiduciary duty, negligence, personal injury, intentional torts or other tort will be arbitrated according to the rules of the ADR Institute of Canada in Edmonton, Alberta including any dispute about the scope of this arbitration agreement, and including all questions about the types of disputes that are subject to this arbitration agreement, all of which you agree will be decided by the arbitrators, whose decision will be final and binding on you. Any issue concerning the extent to which

a dispute is subject to arbitration, or concerning the applicability, interpretation or enforceability of this Agreement, including any contention that all or part of this agreement is invalid or unenforceable, shall be governed by the Federal Arbitration Act and resolved by the arbitrators. You acknowledge and agree that, in any arbitration proceeding, no depositions will be taken, and all other forms of discovery of facts will be limited to those things that the arbitrators determine, in their sole discretion, to be necessary. Further, in any arbitration proceeding, (i) there shall be no award of punitive, exemplary, incidental or consequential or other special damages, (ii) all damages claims and awards will be governed by the provisions of the ADR Institute of Canada, Alberta Canada Civil Code, and (iii) the parties will conduct the arbitration confidentially and expeditiously and will pay their own costs and expenses of arbitration, including their own attorneys' fees. If you are unable to afford the Court fee, you agree to notify all persons against whom you have an arbitral claim and give such persons the opportunity individually and as a group to pay such fee. The proceeding and the decision shall be kept confidential by the parties.

A - CANADA

Here with and after any dispute regarding the Program arises, the parties involved in the dispute may agree to resolve the dispute using arbitration. If the parties elect to use arbitration, claims shall be referred to the ADR Institute of Canada. For a copy of the procedure to file a claim, or for other information about this organization, contact them as follows: www.adrcanada.ca.

B - CHOICE OF LAW

Unless the applicable laws of your, such as Quebec, require that the laws of that jurisdiction govern, in which case, the laws of such jurisdiction are to govern, this Agreement is governed by the Federal Arbitration Act, applicable federal law, and the laws of the Canada, without regard to its conflicts of laws rules. Arbitration or court proceedings must be in Edmonton, Alberta. If any provision of the Agreement is invalid under the law of a particular jurisdiction, that provision will not apply in that jurisdiction. The United Nations Convention on Contracts for the International Sale of Goods is expressly excluded from this Agreement.

PAYMENT. If you have previously provided us with your credit card for payment, you hereby authorize us to charge your credit card for such amounts on a monthly, basis beginning upon registration and continuing until such time as your account is terminated. If we are for any reason unable to effect automatic payment by credit card, we will attempt to notify you by email and your account may be disabled until payment is received.

TAXES. We collect and remit sales tax from our customers located in certain state and local jurisdictions, including those jurisdictions where software delivered as a service is taxable and where we maintain a physical presence. We determine your local taxing jurisdiction based on the billing address that you list in the "My Account" section of your account. Fees set forth in the applicable Fee Schedule do not take into account any taxes.

You agree to be responsible for and to pay any sales, personal property, use, VAT, excise, withholding, or any other taxes that may be imposed, based on these terms (except for taxes based on net income payable by us).

CHARGEBACKS.

Any credit card chargebacks initiated by the Ticket Buyer for any reason, with the exception of fraudulent use of the credit card, shall be charged back to you. CLEAN ENDS INC. (NO WASTE WIPE) shall either (i) deduct these costs from your outstanding balance, whether for that particular Event

or for any other Event that you list with CLEAN ENDS INC. (NO WASTE WIPE); or (ii) send an invoice to you for said costs if no balance exists. If payment for said invoice is not received by CLEAN ENDS INC. (NO WASTE WIPE) within thirty (30) days, CLEAN ENDS INC. (NO WASTE WIPE) reserves the right, at our sole discretion, to terminate this Agreement and to cancel all other Events listed by you and / or to pursue other legal avenues to recover the monies owed by you.