TERMS OF USE

PLEASE READ THESE TERMS OF USE CAREFULLY. These Terms of Use describe rules for visitors to this web site. This web site is owned and operated by Liberty Diversified International, Inc. or one of its subsidiaries or affiliates (collectively “LDI”). When we use the words we or our, we mean LDI. LDI also operates other web sites, and the terms of use on those sites may be different, so please review the terms on each site that you visit.

These Terms of Use were last updated on September 1, 2014. We may change these Terms of Use at any time. Please review the Terms of Use each time you visit the web site. By using this web site, it means you accept the most recent version of the Terms of Use.

MATERIALS ON THIS WEB SITE. The materials on this web site belong to or are licensed to us. The materials are protected by United States and foreign copyright laws. There are some important rules about copying these materials. You may e-mail, download, or print copies of the materials on this web site for your personal, noncommercial use. When you e-mail, download, or print a copy of the materials on this web site, you must also include all copyright and other notices that are in the materials, including the copyright notice on the bottom of the page.

We also own the names we use for our products and services on this web site, and these names are protected by United States and foreign trademark laws. An ® following a name on our web site indicates that the trademark has been registered in the United States. A™ following a name on our web site indicates that it is an unregistered trademark. All trademarks are the property of their respective owners.

There may be special rules for the use of certain parts of this web site, such as password protected areas for dealers, chat rooms, or bulletin boards. These special rules will be posted near the materials. Additional terms and conditions will apply to business transactions conducted on this web site, and nothing contained in these Terms of Use is intended to modify or amend any agreement currently in effect between you and LDI.

If you use the materials or trademarks on this web site in a way that is not clearly allowed by these Terms of Use, you are violating your agreement with us and may be violating copyright, trademark, and other laws. In that case, we automatically revoke your permission to use this web site. Title to the materials remains with us or with the authors of the materials contained on this web site. Please note that any products, processes or technologies described in these materials may be the subject of other intellectual property rights reserved by us and are not licensed hereunder. All rights not expressly granted are reserved.

LINKS TO THIS WEB SITE AND USE OF LDI MARKS. You are hereby granted a non-exclusive, limited, and revocable license to link to this web site. LDI reserves the right to revoke this license generally, or your right to use specific links, at any time. If LDI revokes this license, you agree to remove and disable any and all of your links to this web site immediately.

You agree not to present the link to this web site in such a way that it is associated with advertising or appears to be an endorsement of any organization, product, or service. You agree that the link will not appear on a web site that a reasonable person may consider obscene, defamatory, harassing, grossly offensive, or malicious. Under no circumstances may you “frame” this web site or any of its content or copy portions of this web site to a server. You agree not to display or use any LDI logo or trademark in any manner without our prior written permission.

LINKS TO OTHER WEB SITES. This web site may contain links to web sites not operated by LDI. We provide these links for your convenience, but we do not review, control, or monitor the materials on any other web sites. We are not responsible for the performance of those web sites or for your business dealings with them. Your use of other web sites is subject to the terms of use of those web sites, including the privacy policies of those web sites.
YOUR FEEDBACK, COMMENTS AND IDEAS. While we are pleased to receive feedback, comments and ideas from visitors to this web site, we want you to understand that any information that you submit through this web site will be considered non-personal, non-confidential, and non-proprietary (other than personal information, as that term is defined in our Privacy Policy). If you transmit any ideas, information, concepts, know-how or techniques or materials to us through this web site, you hereby grant LDI an unrestricted, royalty-free, irrevocable license to use, reproduce, display, perform, modify, transmit and distribute them in any medium, and agree that LDI is free to use them for any purpose.

NOTICE FOR CLAIMS OF INTELLECTUAL PROPERTY VIOLATIONS AND AGENT FOR NOTICE
We respect the intellectual property rights of others and request that our visitors do the same. If you think your work or trademark has been used in a manner that may constitute copyright or trademark infringement, you may notify our agent, who can be reached at:

Liberty Diversified International, Inc.
Attn: General Counsel
5600 North Highway 169
Minneapolis, MN 55428

P: 1-800-421-1270
F: 1-763-536-6696
legal@libertydiversified.com

Please include all of the following in your notification:
1. A physical or electronic signature of the person authorized to act on behalf of the owner of an exclusive copyright or trademark that is allegedly infringed;
2. A description of the work or trademark you claim has been infringed;
3. A description of where the material you claim is infringing is located on the site, including a URL to the page containing the material;
4. Your address, telephone number, email address and all other information reasonably sufficient to permit us to contact you;
5. A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright or trademark owner, its agent or the law; and
6. A statement by you, made under penalty of perjury, that the above information in your notice is accurate, and that you are the copyright or trademark owner, or authorized to act on behalf of the owner, of an exclusive right that is allegedly infringed.

If you believe that copyrighted content has been taken down improperly from our web site or that access to material was improperly disabled, you may send a counter-notification to the agent identified above. Such counter-notification must contain the following information:
1. Your physical or electronic signature, or that of an authorized representative;
2. A description of the material that you claim has been improperly removed or to which you believe access has been improperly disabled, and the location at which the material appeared before it was removed or access was disabled;
3. A statement by you, made under penalty of perjury, that you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification of the material to be removed or disabled; and
4. Your name, address and telephone number, and a statement that (i) you consent to the jurisdiction of the federal district court for the judicial district in which such address is located or, if your address is outside of the United States, to any judicial district in which we may be found, and (ii) you will accept service of process from the claimant who provided our designated agent with notification of the alleged infringement or an agent of such person.
NO WARRANTIES. ALL CONTENT ON THIS WEB SITE IS PROVIDED TO YOU ON AN “AS IS,” “AS AVAILABLE” BASIS. LDI HEREBY DISCLAIMS ALL WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, STATUTORY OR OTHERWISE INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. LDI MAKES NO WARRANTY AS TO THE ACCURACY, COMPLETENESS, CURRENCY, OR RELIABILITY OF ANY CONTENT AVAILABLE THROUGH THIS WEB SITE.

LDI MAKES NO REPRESENTATIONS OR WARRANTIES THAT USE OF THIS WEB SITE WILL BE UNINTERRUPTED OR ERROR-FREE. YOU ARE RESPONSIBLE FOR TAKING ALL PRECAUTIONS NECESSARY TO ENSURE THAT ANY CONTENT YOU MAY OBTAIN FROM THIS WEB SITE IS FREE OF VIRUSES AND ANY OTHER POTENTIALLY DESTRUCTIVE COMPUTER CODE.

Some states do not allow limitations on implied warranties, so one or more of the above limitations may not apply to you.

Colors/Errors. LDI has attempted to accurately display the colors of our products shown on this web site. However, because the colors you see are dependant on your monitor, we cannot guarantee the display of any colors on your monitor will be accurate. The materials on this web site could contain technical inaccuracies or typographical errors, and information will be changed, updated and deleted without notice. We also may make improvements and/or changes in the products and/or the programs described in this material at any time.

LIMITATION OF LIABILITY. YOU AGREE THAT NEITHER LDI NOR ANY PERSON OR COMPANY ASSOCIATED WITH LDI SHALL BE LIABLE FOR ANY DAMAGE RESULTING FROM YOUR USE OR INABILITY TO USE THIS WEB SITE, THE MATERIALS ON THIS WEB SITE, SOCIAL MEDIA SITES, OR ANY OTHER HYPERLINKED WEB SITE. THIS PROTECTION COVERS CLAIMS BASED ON WARRANTY, CONTRACT, TORT, STRICT LIABILITY, AND ANY OTHER LEGAL THEORY. THIS PROTECTION COVERS LDI, ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, AND SUPPLIERS MENTIONED ON THIS WEB SITE. THIS PROTECTION COVERS ALL LOSSES INCLUDING, WITHOUT LIMITATION, DIRECT OR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, AND PUNITIVE DAMAGES, PERSONAL INJURY/WRONGFUL DEATH, LOST PROFITS, OR DAMAGES RESULTING FROM LOST DATA OR BUSINESS INTERRUPTION.

THE TOTAL LIABILITY OF LDI, ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, AND SUPPLIERS, IF ANY, FOR LOSSES OR DAMAGES SHALL BE LIMITED TO THE AMOUNT OF YOUR ACTUAL DAMAGES, NOT TO EXCEED U.S. $ 100.00. THE LIMIT OF LIABILITY MAY NOT BE EFFECTIVE IN SOME STATES. NO EVENT SHALL LDI, ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, OR SUPPLIERS BE LIABLE TO YOU FOR ANY LOSSES OR DAMAGES OTHER THAN THE AMOUNT DESCRIBED ABOVE. ALL OTHER DAMAGES, DIRECT OR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE, RESULTING FROM ANY USE OF THE WEB SITE OR MATERIALS ARE EXCLUDED EVEN IF LDI HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

OTHER RULES ABOUT THIS WEB SITE. In addition to the rules in these Terms of Use and the Privacy Policy, you may be subject to additional terms that may apply when you access particular services or materials on certain areas in this web site, such as when you purchase products or services, or by following a link from this web site. Please read our Privacy Policy to learn how we protect and use information that we gather through this web site.

Your obligations under this section and the sections called “Your Feedback,” “No Warranties” and “Limitation of Liability” will survive termination of these Terms of Use.

We control and operate this web site from our headquarters in the United States of America and make no representation that the materials are appropriate or will be available for use in other locations. Information we publish on the World Wide Web may contain references or cross references to our
products and services that are not announced or available in your country. Such references do not imply that we intend to announce such products or services in your country. Consult your local business contact for information regarding the products and services that may be available to you. Unless otherwise explicitly stated, all marketing or promotional materials found on this web site are solely directed to individuals, companies or other entities located in the United States. If you use this web site from outside the United States of America, you are entirely responsible for compliance with applicable local laws, including but not limited to the export and import regulations.

If any provision of these Terms of Use is found to be invalid by any court having competent jurisdiction, the invalidity of such provision shall not affect the validity of the remaining provisions of these Terms of Use, which shall remain in full force and effect. No waiver of any of these Terms of Use shall be deemed a further or continuing waiver of such term or condition or any other term or condition.

If you violate these Terms of Use or the Privacy Policy in a way that causes harm to others, you agree to hold LDI harmless against any liability for that harm.

By using this web site, you agree that the only proper jurisdiction and venue for any dispute with LDI, or in any way relating to your use of this web site, is in the state and federal courts in the State of Minnesota, U.S.A. You further agree and consent to the exercise of personal jurisdiction in these courts in connection with any dispute involving LDI or its employees, officers, directors, agents, or suppliers.

These Terms of Use are governed by the internal substantive laws of the State of Minnesota, without respect to its conflict of laws principles, and the federal laws of the United States.

SOCIAL MEDIA. Our social media pages/channels (Facebook, Twitter, LinkedIn, Pinterest, and YouTube) (“Social Media Sites”) are a place for you to learn more about LDI or one of its subsidiaries or affiliates. Neither LDI nor any of its subsidiaries or affiliates are responsible for third party content posted or appearing on these Social Media Sites, including but not limited to content and links posted by users. LDI does not control or endorse nor is it responsible for third party content and makes no representations regarding the accuracy of content, opinions, claims, or advice shared by LDI fans.

LDI does not condone or allow use of social media community space for content not related to LDI. We reserve the right to remove postings that are: (a) abusive, defamatory, or obscene; (b) fraudulent, deceptive, or misleading; (c) in violation of copyright or intellectual property laws; (d) contain advertising or SPAM; (e) any other content that LDI may deem inappropriate.

LDI reserves the right to ban and block individuals who do not follow these basic rules of engagement. We are excited that you’ve decided to visit our Social Media Sites, and look forward to sharing our stories with you. When visiting LDI’s Social Media Sites you should also be aware and familiarize yourself with the site owner’s terms of service as posted on the Social Media Sites.

QUESTIONS, COMMENTS, AND NOTICES. The mailing address for LDI is

5600 North Highway 169
New Hope MN 55428
Attention: General Counsel

You can also address questions about this web site by using the Contact Us feature.