

Terms and Conditions

SCOTT SEED TERMS AND CONDITIONS OF WEBSITE USE

LAST REVISED: JUNE, 2014

INTRODUCTION:

Thank you for visiting our web site. Scott Seed is governed online by these Terms of Use and they are displayed below in the interest of full disclosure to our customers and guests.

Please read these Terms Of Use carefully before using this site. By using this site, you signify your agreement to these Terms Of Use. If you do not agree with any of the below Terms Of Use, do not use this site. Scott Seed reserves the right, in its sole discretion, to modify, alter or otherwise update these Terms Of Use at any time. Any changes or modifications will be posted at the top of these Terms of Use for at least 30 days following its revision online.

By your continual use of this service you agree to be bound by the revised terms. Scott Seed retains the right to deny access to anyone who we believe has violated any of these Terms of Use.

TRADEMARKS, COPYRIGHTS AND RESTRICTIONS

All graphic imagery material on the Scott Seed website, including, but not limited to images, illustrations, audio clips and video clips are protected by copyrights, trademarks and other intellectual property rights of CFX Studios which are licensed to Scott Seed. Material on this website or any web site owned, operated, licensed or controlled by Scott Seed is solely for your personal, non-commercial use. Such material may not be copied, reproduced, republished, uploaded, posted, transmitted, or distributed in any way, including by e-mail or other electronic means without the prior written consent of Scott Seed. Modifications or the use of the materials on any other web site or networked computer environment, or use of the imagery, without prior written consent from Scott Seed, for any purpose is a violation of the copyright laws and is strictly prohibited.

LINKS

This site may contain links to other web sites (referred to as "Linked Sites"). The Linked Sites are for your convenience only, and you access them at your own risk. Scott Seed is not responsible for the content of the Linked Sites, whether or not Scott Seed is affiliated with sponsors of the sites. Scott Seed does not in any way endorse the Linked Sites.

You may not frame or otherwise incorporate into another web site any of the content or other materials on the Scott Seed site without prior written consent from Scott Seed.

SUBMISSIONS

Any e-mails, notes, message/billboard/forum postings, ideas, suggestions, concepts or other material submitted will become the property of Scott Seed. Scott Seed shall be entitled, consistent with our policies regarding privacy, to use the material or any of its elements for any type of use, including in any media whether now known or hereafter devised in a perpetual manner. When you submit email to the Scott Seed web site, you agree that Scott Seed has the right to publish or otherwise use the material or any of its elements for any type of use, including

promotional and advertising purposes, subject to Scott Seed policies regarding privacy.

DISCLAIMER OF WARRANTIES AND LIABILITY

The images on Scott Seed web site may be representations only of the original and the consumer should contact Scott Seed for product accuracy before ordering any product online. Scott Seed disclaims all warranties, expressed or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose, other than those warranties which, under the laws applicable to this agreement, are implied by law and are incapable of exclusion, restriction, or modification.

Neither Scott Seed nor its affiliates or related entities, nor any person involved in the creation, production, and distribution of Scott Seed's web site warrant the functionality of the website to be uninterrupted or error-free. That defects to the websites will be corrected or that the server is free of viruses or other harmful components. Scott Seed does not warrant or make any representations regarding the use of other information being fed to Scott Seed's web site in terms of their correctness, accuracy, reliability, or otherwise.

You expressly agree that use of the Scott Seed web site is at your sole risk, and that you assume the entire cost of all necessary servicing, repair or correction. You agree that neither Scott Seed, nor its affiliated or related entities, nor any of their respective employees, or agents, nor any person or entity involved in the creation, production, and distribution of Scott Seed's web site are responsible or liable to any person or entity whatsoever for any loss, damage (whether actual, consequential, punitive or otherwise), injury, claim, liability or other cause of any kind or character whatsoever based upon or resulting from the use of this site or links associated with Scott Seed website. By way of example, and without limiting the generality of the foregoing, Scott Seed and related persons and entities shall not be responsible or liable for any claim or damage arising from failure of performance, error, omission, interruption, deletion, defect, delay in operation, computer virus, theft, destruction, unauthorized access to or alteration of personal records, or the reliance upon or use of data, information, opinions or other materials appearing on this site.

JURISDICTION

Unless otherwise specified, the materials in the Scott Seed web site are presented solely for the purpose of informational and purchasing products available in the United States, its territories, possessions, and protectorates. This site is controlled and operated by Scott Seed from its office within the State of Texas, United States of America. Scott Seed makes no representation that materials in Scott Seed's web site is appropriate or available for use in other countries and/or locations. Those who choose to access this site from other locations do so on their own initiative and are responsible for compliance with local laws, if and to the extent local laws are applicable. This agreement shall be governed by, construed and enforced in accordance with the laws of the State of Texas, as it is applied to agreements entered into and to be performed entirely within such State. Any action you, any third party or Scott Seed bring to enforce this agreement or, in connection with, any matters related to this site shall be brought only in either the state or Federal Courts located in Texas, and you expressly consent to the jurisdiction of said courts. If any provision of this agreement shall be unlawful, void, or for any reason unenforceable, then that provision shall be deemed severable from this agreement and shall not affect the validity and enforceability of any remaining provisions.