CAMBRAN ENTERPRISES, LLC Service Terms and Conditions

USER LICENSE

Subject to the terms and conditions contained herein, CAMBRAN ENTERPRISES, LLC grants User a personal, non-exclusive, nontransferable, non-sublicensable, revocable license to download and use the IMMEDIAQUOTE [®] APP or IMMEDIABID App, including text, graphics, images, data, displays, illustrations and other content associated with the IMMEDIAQUOTE [®] App or IMMEDIABID App, (collectively, the "App") for commercial use in connection with residential or commercial construction management. This license does not include any right to, and the User will not: (a) sell or resell the App; (b) copy, reproduce, distribute, publicly perform or publicly display the App; (c) modify the App, remove any proprietary rights notices or markings, or otherwise make any derivative uses of the App; (d) use any data mining, robots or similar data gathering or extraction methods on the App; and (e) use the App other than for its intended purposes.

SERVICES

CAMBRAN ENTERPRISES, LLC provides construction project management services via an application installed on a remote device, such as a mobile phone or tablet. CAMBRAN ENTERPRISES, LLC will take reasonable efforts to perform services to diagnose, troubleshoot, assess and correct issues related to the operation of the application. User is responsible for payment of license fees regardless of the outcome of services provided by CAMBRAN ENTERPRISES, LLC.

DATA BACKUP IS USERS' RESPONSIBILITY

It is your responsibility to backup and/or have duplicate copies of any and all of the User's data, information, files, software, digital photos, videos, User information any other information and data that is inputted into the App. User agrees that CAMBRAN ENTERPRISES, LLC nor any third party service provider shall not be liable under any circumstances for but not limited to any loss, disclosure, alteration or corruption of User generated data, including but not limited to any data, information, files, software, digital photos, videos or any other media inputted into the App for any reason. These same terms apply to all User account information and passwords.

PROHIBITED CONDUCT

User agrees to use the App in accordance with these Terms and applicable laws and regulations. User will not violate any applicable law, contract, intellectual property or other third-party right and User is solely responsible for his or her conduct while accessing or utilizing the App. User will not reverse engineer, decompile, or disassemble any part of the App or take any action that may reveal source code. User will also not develop or use any third-party applications or services that interact with the App without CAMBRAN ENTERPRISES, LLC'S prior written consent.

LIMITATIONS TO SERVICE AND LIABILITY

AND/OR ANY THIRD-PARTY SERVICE PROVIDERS RESERVES THE RIGHT TO REFRAIN FROM PROVIDING ANY OR ALL SERVICES, WHOLLY OR IN PART, AS DETERMINED BY CAMBRAN ENTERPRISES, LLC AND/OR ITS THIRD-PARTY SERVICE PROVIDERS. CAMBRAN ENTERPRISES, LLC RESERVES THE RIGHT, IN ITS SOLE DISCRETION, TO TERMINATE USER'S RIGHT TO ACCESS OR USE OF THE APP. IN THE EVENT USER DESIRES TO CANCEL ITS MONTHLY SUBSCRIPTION AND USE OF THE APP, USER MAY CANCEL THE MEMBERSHIP AT ANY TIME BY SENDING AN EMAIL TO kurt.shank711@gmail.com. USER AGREES THAT MONTHLY SUBSCRIPTION FEES ARE NONREFUNDABLE AND CANCELLATION WILL BE EFFECTIVE UPON THE EXPIRATION OF THE APPLICABLE SUBSCRIPTION PERIOD, AT WHICH POINT ALL DATA UNDER NO CIRCUMSTANCES SHALL CAMBRAN ENTERPRISES, LLC AND/OR ITS THIRD PARTY SERVICE PROVIDERS BE LIABLE TO USER, OR ANY OTHER PERSON, FOR ANY DAMAGES, INCLUDING WITHOUT LIMITATION, ANY INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, EXPENSES, COSTS, LOST PROFITS, LOST SAVINGS OR EARNINGS, LOST OR CORRUPTED DATA, OR OTHER LIABILITY ARISING OUT OF, OR RELATED TO, ANY SERVICES PROVIDED BY CAMBRAN ENTERPRISES, LLC AND/OR ITS THIRD PARTY SERVICE PROVIDER OR OUT OF THE INSTALLATION, DE-INSTALLATION, USE OF, OR INABILITY TO USE, THE APP, DATA OR NETWORK(S) RESULTING FROM THE USE OF THE APP OR ANY SERVICES PROVIDED BY CAMBRAN ENTERPRISES, LLC.

NO CONSEQUENTIAL DAMAGE

The App and the services provided by CAMBRAN ENTERPRISES, LLC are provided "as is", without warranty or condition of any kind, either express or implied. CAMBRAN ENTERPRISES, LLC expressly disclaims (i) any implied warranty of merchantability, fitness for a particular purpose, quiet enjoyment or non-infringement; (ii) any warranties arising out of course-of-dealing, usage or trade; (iii) any warranties that the use of the App will meet User's requirements or be accurate, reliable, complete or up-to-date; and (iv) any warranties whatsoever regarding any services, information or other advertised material. In no event shall CAMBRAN ENTERPRISES, LLC , its subsidiaries or affiliates, it's respective officers, directors, employees, representatives, agents, or its contractors or suppliers (collectively, 'CAMBRAN ENTERPRISES, LLC') be held liable for special, incidental, consequential, punitive, direct, indirect, physical, compensatory, punitive or any other damages, including but not limited to, physical injury, loss of data, loss of use, or loss of profits, however caused, whether for breach of contract, negligence, or otherwise, regardless if CAMBRAN ENTERPRISES, LLC has been advised of the possibility of any such damages.

INTELLECTUAL PROPERTY

CAMBRAN ENTERPRISES, LLC is the owner of all intellectual property rights to the App and all content contained therein. Those works are protected by copyright laws. All such rights are reserved. In accessing the App, User agrees that it will access its contents and use the services provided solely for the purpose of residential and commercial construction project management. Excluding all User generated data, The App and all content contained therein may not be downloaded, copied, reproduced, transmitted, stored, sold or distributed without the prior written consent of CAMBRAN ENTERPRISES, LLC.

CAMBRAN ENTERPRISES, LLC does not claim ownership of any User generated content inputted into the App. By doing so, User grants to CAMBRAN ENTERPRISES, LLC a royalty free, sub-licensable, non-exclusive license to copy, distribute, reproduce, publicly display, edit or publish such content on the App.

PAYMENT

User's payment to CAMBRAN ENTERPRISES, LLC will automatically renew at the end of the applicable subscription period, unless User terminates its subscription as stated above.

ARBITRATION

The laws of the State of Ohio govern these Terms, the construction of its terms and the interpretation of the rights and duties of the parties. Any dispute between the CAMBRAN ENTERPRISES, LLC and User relating to these Terms, including the arbitrability of the dispute, or the use or operation of the App, must be resolved by arbitration in Stark County, Ohio, in accordance with the commercial rules of the American Arbitration Association then existing. This agreement to arbitrate is specifically enforceable and the arbitration award is final and judgment may be entered upon it in any court having jurisdiction over the subject matter of the dispute.

The terms and policies contained herein may change at any time, without notice.