Noto-are Website User Agreement

1. By accepting this Agreement, you, 'the user', agree to abide by the terms and conditions of this agreement and the policies set forth. The user furthermore agrees that usage of the Noto-are website and software signifies agreement to abide by policies and regulations set-forth by Noto-are concerning such usage. The terms of this agreement are deemed effective upon acceptance. Noto-are reserves the right to modify this Agreement at any time.

(a) Reproduction of Noto-are Materials:

i. Noto-are, its logo, web-site, certain fonts and styles, the organization of data and the like are all protected under the Copyright Act of 1976. Reproduction of any Noto-are materials is strictly prohibited without the prior consent of Noto-are LLC.

ii. The user agrees that the reproduction of the user’s Noto-are generated content is governed by the [Noto-Are Publishing and Posting Agreement]

(b) Proper use of the Noto-are Web-site

i. Noto-are reserves the right to cease access or otherwise discontinue service to any user or set of users for actions Noto-are deems as destructive to the Noto-are software platform and Noto-are user community. Noto-are reserves the right to take any and all legal action to recover damages to Noto-are’s software, equipment, and reputation.

ii. By acceptance of this agreement, the user agrees information submitted to Noto-are is truthful and accurate. Misrepresentation of information, identity, or affiliation is strictly forbidden and Noto-are reserves the right to terminate or refuse service to any user performing such activities.

iii. The user agrees to hold harmless Noto-are for damages resulting from misuse of software by either the user or other users of Noto-are.

iv. The user agrees that they are solely responsible for determining their right to use Noto-are under their parent institution’s or employment entity’s guidelines.

v. The user agrees that usage of the publication function within the Noto-are software and website constitutes the transfer of copyright of published content to Noto-are as additionally governed by the [Noto-Are Publishing and Posting Agreement]. The user understands that information published will be made available to the public and as a published work will remain unchangeable, unless such changes are made by Noto-are or by the user only under the expressed authorization of Noto-are.

(c) Collection of Personal Information

i. Personal information, such as the user’s affiliation, name, affiliation address, and contact information will only be made available to the Noto-are user community. Portions of the user’s information will be made publicly available upon publication of user’s content.

ii. Noto-are strives to make a safe and secure environment for it’s users. As such, Noto-are is not liable for any damages that might arise from transference of personal information due to malicious activity by any user or third party.

iii. Information submitted to Noto-are for the purchase of Noto-are publications, goods, services, or donations, such as account information or credit card numbers are not stored by Noto-are. Noto-are uses a secure, third party payment gateway for collection or transfer of monetary funds. Noto-are is not liable for problems which may arise through the use of any payment gateways or third party payment systems.

(d) Disputes

i. The user agree that any legal disputes that may arise from the use of Noto-are software or services are governed by the laws of the State of Washington.