

Faremouth & Company Terms & Conditions

Welcome to Faremouth & Company! By using Faremouth & Company, you consent to our terms and conditions that are as follows:

Acceptance of Terms:

Faremouth & Company provides its service to you, subject to the following Terms and Conditions, which may be updated by us from time to time by updating this posting. You can review the most current version of the terms and conditions at any time at Faremouth.com. By using this web site, you are indicating your acceptance to be bound by the terms of these Terms and Conditions. If you do not accept the Terms and Conditions as stated here, do not use this website. The terms "You" and "User" as used herein refer to all individuals and/or entities accessing this web site for any reason.

Description of Service:

Faremouth & Company currently provides users with access to a collection of job vacancy advertisements, including but not limited to the ability for users to post job vacancies. Faremouth & Company does not make any representation about any job vacancy advertisements displayed on our website. Accordingly it is the responsibility of the user as to the suitability of any job vacancy advertisement that the user will be replying to either directly or indirectly found through this website.

You understand and agree that the services provided by Faremouth & Company are provided "As-Is" and that Faremouth & Company assumes no responsibility if the Internet or if any Faremouth & Company services, systems, and equipment may from time to time be inoperative in full or in part. You understand and agree that Faremouth & Company will not be held liable for any timeliness, malfunction, deletion, inability to deliver, or failure to post any job vacancy advertisements or capability to provide continuous, error free, uninterrupted services under these or any other circumstances. You understand and agree that you are responsible for obtaining access to the Faremouth & Company and that access may involve third party fees (such as Internet service provider charges, etc.). In addition, you understand and agree that you must provide and are responsible for all equipment necessary to access Faremouth & Company

Your registration obligations:

In consideration of your use of Faremouth & Company, you represent that you are of legal age to form a binding contract and are not a person barred from receiving services under the laws of the United States or other applicable jurisdiction. You understand and agree to:

- a. Provide true, accurate, current and complete information about yourself and/or your company as prompted by the Faremouth & Company "Post a Job" registration form and/or "Post Resume" (such information referred to as "User Data").
- b. Maintain and promptly update all user data to keep it true, accurate, current and complete. If you provide any information that is untrue, inaccurate, not current or incomplete, or Faremouth & Company has reasonable grounds to suspect that such information is untrue, inaccurate, not current or incomplete, Faremouth & Company has the right to suspend or terminate your account and refuse any and all current or future use of Faremouth & Company.

Privacy Policy

User data and certain other information about you is subject to our Privacy Policy. For more information, see our full privacy policy at [Please see our privacy policy](#) for descriptions on how Faremouth & Company protects, discloses, and uses any information about our users.

User account, passwords, and security

Once you have been registered with Faremouth & Company you will receive an account number and password. You agree and understand that you are responsible for maintaining the confidentiality of the password and account, and are fully responsible for all activities that occur under your password or account.

You understand and agree to immediately notify Faremouth & Company of any unauthorized use of your password or account or any other breach of security. Faremouth & Company cannot and will not be liable for any loss or damage arising from your failure to comply with this.

You agree to not use the Service to:

- a. Post, e-mail, transmit or otherwise make available any content that is unlawful, harmful, threatening, abusive, harassing, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically or otherwise objectionable;
- b. Harm other users in any way;
- c. Impersonate any person or entity, including, but not limited to, a Faremouth & Company official, or otherwise misrepresent your affiliation with a person or entity;
- d. Post, e-mail, transmit or otherwise make available any content that you do not have a right to make available under any law or under contractual relationships;
- e. Post, e-mail, transmit or otherwise make available any content that infringes any patent, trademark, trade secret, copyright or other proprietary rights of any party;
- f. Post, e-mail, transmit or otherwise make available any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation;
- g. Post, e-mail, transmit or otherwise make available any material including but not limited to software viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any Faremouth & Company or users computer software, hardware or telecommunications equipment; Work4houson.com will not be liable for any viruses, worms, trojan horses or other destructive items that result in any form of damage resulting from the use of Faremouth & Company to your computer system this is without limitation to loss of profits, interruption to business, loss of the whole or any part of a program or any data howsoever stored whether saved on a computer system or otherwise.
- h. Intentionally or unintentionally violate any applicable local, state, national or international law, including, but not limited to, any regulations having the force of law;
- i. Collect or store personal data about other users.

You agree and understand that Faremouth & Company shall have the right (but not the obligation) in their sole discretion to refuse or move any content that violates the terms and conditions or is otherwise objectionable.

International Use

You understand and agree that you must comply with all local, state, federal, and international rules regarding online conduct, acceptable content, and transmission of data.

Content submitted or made available for inclusion on the service

Faremouth & Company does not claim ownership of any content you submit or make available for inclusion on the website. Any content you submit or make available for inclusion on Faremouth & Company you grant Faremouth & Company the following worldwide, royalty free and non-exclusive license(s), as applicable:

- With respect to any confidential information, banners, logos, photos, graphics, audio, or video you submit or make available for inclusion on Faremouth & Company, the license to use, distribute, reproduce, modify, adapt, publicly perform and publicly display (in whole or in part) such content on Faremouth & Company solely for the purpose for which such content was submitted or made

available. This license exists only for as long as you elect to continue to include such content on the Faremouth & Company and will terminate at the time you remove or Faremouth & Company removes such content from Faremouth & Company. Unless you request in writing that we stop using your company's confidential information, banners, logos, photos, graphics, audio, or video you submit, we reserve the right to use that confidential information, banners, logos, photos, graphics, audio, or video you submit for information purposes only at any time in the future to inform our users that your company is a current or past client of our services.

Indemnity

You understand and agree to indemnify and hold Faremouth & Company and its subsidiaries, affiliates, officers, agents, co-branders or other partners, and employees, harmless from any claim or demand, including but not limited to reasonable attorneys' fees, made by any third party due to or arising out of content you e-mail, post, transmit or make available through Faremouth & Company, your use of Faremouth & Company, your connection to Faremouth & Company, your violation of terms and conditions, or your violation of any rights of another.

General practices regarding use and storage of job vacancy advertisements

You understand and agree that Faremouth & Company establishes general practices and limits concerning use of Faremouth & Company, including but not limited to the maximum number of days that a job vacancy advertisement may be posted, the maximum amount of characters in a job vacancy advertisements, the maximum size of any e-mail message that may be sent from Faremouth & Company, the maximum disk space that will be allotted on Faremouth & Company servers on your behalf, and the maximum number of times (and the maximum duration for which) you may access Faremouth & Company in a given period of time. You understand and agree that Faremouth & Company has no responsibility or liability for the deletion or failure to store any messages or other content maintained or transmitted by Faremouth & Company. You understand and agree that Faremouth & Company reserves the right to modify these general practices and limits from time to time.

Modifications to Faremouth & Company

Faremouth & Company reserves the right at any time and from time to time to modify or discontinue, temporarily or permanently, the service (or any part thereof) with or without notice. You understand and agree that Faremouth & Company shall not be liable to you or to any third party for any modification, suspension or discontinuance of the service. You understand and agree that Faremouth & Company will not be held liable for any loss of profits that you may incur due to any modifications made to Faremouth & Company.

Termination

You agree that Faremouth & Company may, under any circumstances and without prior notice, immediately terminate your Faremouth & Company account and access to Faremouth & Company. Cause for such termination shall include, but not be limited to

- a. Breaches or violations of the terms and conditions or other incorporated agreements or guidelines
- b. By requests by law enforcement or other government agencies
- c. A request by you (self-initiated account deletions)
- d. Discontinuance or material modification to the Service (or any part thereof)
- e. Unexpected technical or security issues or problems
- f. Extended periods of inactivity.

Termination of your Faremouth & Company account includes

- a. Removal of all job vacancy advertisements within Faremouth & Company
- b. Deletion of your account number, password and all related information
- c. Barring further use of the Service.

Further, you agree that all terminations for cause shall be made in Faremouth & Company's sole discretion.

Downloading information

You understand and agree that any material downloaded or otherwise obtained through Faremouth & Company is done at your own discretion. You understand and agree that you are assuming risk and that you will be solely responsible for any damage to your computer system or loss of data that results from the download of any such material.

No resale of Faremouth & Company

You understand and agree not to reproduce, duplicate, copy, sell, trade, resell or exploit for any personal and/or commercial purposes, any portion of Faremouth & Company.

Advertisers on Faremouth & Company

You agree and understand that your correspondence, business dealings, or participation with advertisers found on Faremouth & Company, including but not limited to payment and delivery of related goods or services, and any other representations associated with such dealings, are solely between you and such advertiser. You agree and understand that Faremouth & Company shall not be responsible or liable for any loss or damage of any sort incurred as the result of any correspondence, business dealings, or participation with the advertiser or as the result of the presence of such advertisers on Faremouth & Company.

Links

Faremouth & Company may provide, or third parties may provide, links to other World Wide Web sites or resources. Linked websites accessed through Faremouth & Company are independent websites over which Faremouth & Company does not exercise any form of control. Since Faremouth & Company has no control over such sites and resources, you understand and agree Faremouth & Company is not responsible for the availability of such external sites or resources, the security, quality or propriety of any website which may be accessed through this website and does not endorse and is not responsible or liable for any content, advertising, products, or other materials on or available from such sites or resources. You further acknowledge and agree that Faremouth & Company shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such site or resource.

General Information

The terms and conditions constitute the entire agreement between you and Faremouth & Company and governs your use of Faremouth & Company, superceding any prior agreements between you and Faremouth & Company.

You understand and agree that your Faremouth & Company account is non-transferable.

Notice

You agree that Faremouth & Company may provide you with notices, including those regarding changes to the terms and conditions, by e-mail, regular mail, or postings on Faremouth & Company.