

## **LIMITED WARRANTY**

Neo Farms warrants that TrimPal will perform substantially in accordance with the accompanying instructions for 365 days from the date of receipt and that it will be free from defects in materials and workmanship under normal use and service for the same duration. In the event that the motor and or any other working part of the machine malfunctions or is defective we guarantee the replacement and or repair of the problem within 365 days of purchase with the provision of receipt. Any damages resulting from accident, abuse, or misapplication will NOT be covered under warranty.

The customers and its suppliers entire liability and customers exclusive remedy shall be at Neo Farm's option to either (a) return the price paid for the TrimPal less the stocking fee of \$1500 if within 72 hours, or (b) repair or replace the defective part covered under warranty with a copy of sales receipt. Any further replacement or repair will be warranted for the remainder of the original warranty period or days, whichever is longer.

### **NO OTHER WARRANTIES**

To the maximum extent permitted by applicable law, Grass Valley 420 and its suppliers disclaim all other warranties, either express or implied, including, but not limited to implied warranties of merchantability and fitness for a particular purpose with regard to the TrimPal and any related written materials.

### **NO LIABILITY FOR DAMAGES**

To the maximum extent provided by applicable law, in no event shall Neo Farms be liable for any damages whatsoever, including without limitation, special, incidental, consequential, or damages for personal injury, loss of business profits, business interruption, or any other pecuniary loss, arising out of the use of or inability to use this product, even if the company has been advised of the possibility of such damages. In any case Neo Farm's entire liability under any provision of this agreement shall be limited to the amount actually paid, less the \$1500 stocking fee, paid by you for the TrimPal.

In witness whereof, the parties have executed this agreement on the dates set forth first above, with the full knowledge of its content and significance and intending to be legally bound by the terms hereof.