



PROJECTMANAGEMENT.COM CONTENT PROVIDER TERMS AND CONDITIONS

By submitting content for publication on ProjectManagement.com, the author (hereinafter “Content Provider”) agrees to the following terms and conditions.

1. INTELLECTUAL PROPERTY

- (a) Project Management Institute, Inc. (“PMI”) is the owner of ProjectManagement.com and shall own all rights to any and all Intellectual Property (hereinafter “PMI I.P.”) related to ProjectManagement.com (hereinafter “Site”), including the name and URL of the Site, content and materials, including but not limited to, software (including modifications, upgrades or new versions), designs, icons, menus, trademarks, text graphics, photographs, illustrations, audio, video and data, related to the Site, including the graphical look and feel of the Site. To the extent that the Content Provider is provided or gains access to software, methodologies, information or data of ProjectManagement.com or its licensors, with the express written permission of PMI, then Content Provider is hereby determined to be a Licensee of PMI. As such, Content Provider agrees that it may not sell, copy, distribute market, derive, or modify existing PMI I.P., and Content Provider further agrees that it may only use the PMI I.P. for the exclusive and specific purpose of performance of services to ProjectManagement.com. In addition to other rights and remedies available, PMI shall be entitled to enforcement of such obligations by court injunction.
- (b) Any and all content and features developed or conceived by Content Provider or Content Provider’s sub-hires, employees or helpers, as well as other results and proceeds (collectively, the “Work”) will be “works made for hire” and will be the exclusive property of PMI. Content Provider shall waive any claims to “moral rights” Content Provider might have in connection with the Work. If any Work is determined to not be a “work made for hire”, Content Provider, by submitting content for publication on ProjectManagement.com, agrees to assign to PMI all right, title and interest in such Work in perpetuity in all media currently in existence or invented in the future. The Work does not include pre-existing Content Provider Content, Personal Content or Intellectual Property that was previously developed by Content Provider at its own expense and with no consideration from PMI (hereinafter “Content Provider I.P.”). In order for any content or materials supplied by Content Provider to qualify as Content Provider I.P., the Content Provider must specifically identify the Content Provider I.P. in writing and submit to PMI prior to submitting content for publication on ProjectManagement.com.
- (c) Content Provider shall include, in every agreement with all persons employed or supervised by Content Provider providing services to PMI, language and terms consistent with the terms of this agreement, including the assignment of all I.P. rights noted herein and set forth specifically in paragraphs (a) and (b) above for any work so developed or provided.

2. LICENSE

Content Provider hereby grants to PMI a nonexclusive, perpetual, worldwide license to use the Content Provider I.P. in connection with the Work in any manner, form or medium whatsoever, whether now or hereafter known.

3. REPRESENTATIONS AND WARRANTIES

- (a) Content Provider warrants that the Work will be original and created by Content Provider or persons employed or supervised by Content Provider. Neither the Work nor the Content Provider I.P. will violate the copyright, patent, trademark rights, or any other rights such as rights of privacy or publicity, of any person or entity. Neither Content Provider nor anyone working for or with Content Provider has granted any rights to the Work or the Content Provider I.P. to any other person or entity.
- (b) Content Provider warrants that Content Provider has the right to submit content for publication on ProjectManagement.com and that performance of services shall not cause Content Provider to be in violation of any federal, state or local law or regulations, or any contractual Agreement entered into by Content Provider.

- (c) Content Provider agrees that it will not publish or display any libelous, defamatory, obscene or illegal content or material on the Site, including but not limited to, chat rooms, bulletin boards and personal Web pages.

4. CONFIDENTIAL INFORMATION

Content Provider shall hold in confidence and not disclose to any third party, without the prior written approval of PMI, any Proprietary Information provided to Content Provider by PMI and/or its subsidiaries or affiliates. Content Provider shall not use Proprietary Information for any purpose other than for PMI's benefit. The term "Proprietary Information" means (a) any information supplied by PMI and/or its subsidiaries, affiliates, which is not openly communicated or accessible to third parties, whether or not marked or identified as confidential, related to trade secrets, technical data, know-how, financial information, customers, pricing, terms of sale, products processes, plan, personnel, research and development projects or other aspects of the business of PMI or ProjectManagement.com and/or its subsidiaries, affiliates, until such information shall have ceased to be confidential as evidenced by general public availability or knowledge, and (b) information of a third party as to which PMI and/or its subsidiaries or affiliates have a non-disclosure obligation. All Confidential Information in Content Provider's possession or control shall be promptly returned to PMI, or alternately destroyed, at PMI's direction.

5. INDEMNIFICATION

Content Provider shall indemnify and save PMI harmless from and against any expense, claim, loss or liability to any third party caused by or arising out of acts or omissions of Content Provider in the course of performing work for PMI, or the acts or omissions of Content Provider's employees, agents, subcontractors, suppliers or other third parties utilized in performing work for PMI.

6. NAME AND LIKENESS

Content Provider agrees that PMI has the right to use Content Provider's name and likeness on and in connection with PMI's service and the Site, including advertising and publicity for the Site.

7. GENERAL PROVISIONS

- (a) Headings and paragraphs are inserted for convenience only and shall not be used in interpreting the terms and conditions contained herein.
- (b) The terms and conditions contained herein shall be governed by, and construed in accordance with, the laws of the Commonwealth of Pennsylvania. Any proceeding shall be brought only in a court of competent jurisdiction located in the Commonwealth of Pennsylvania.
- (c) If any of the terms and conditions contained herein are held to be unenforceable, in whole or in part, by a court of competent jurisdiction, Content Provider shall be bound by all other terms and conditions contained herein.
- (d) The terms and conditions contained herein are the complete and exclusive understanding between PMI and Content Provider regarding the submission of content for publication on ProjectManagement.com. It supercedes all prior or contemporaneous communications and it may be amended only by a writing signed by both parties.

ACCEPTED AND AGREED TO BY:

Project Management Institute, Inc.

Content Provider

Date

Date