

## **WEBSITE TERMS OF USE**

By using this site, you signify your Assent and Agreement to these Terms of Use. If you do not agree to these Terms of Use, do not use this site.

### **Restrictions on Use of Materials**

Materials in this website are Copyrighted and all rights are reserved. Text, graphics, databases, HTML code, and other intellectual property are protected by US and International Copyright Laws, and may not be copied, reprinted, published, reengineered, translated, hosted, or otherwise distributed by any means without explicit permission. All of the trademarks on this site are trademarks of 901691 Alberta Ltd dba Online Business Manager or of other owners used with their permission.

### **Database Ownership, License, and Use**

Online Business Manager warrants, and you accept, that Online Business Manager is the owner of the copyright of the Databases of Links to articles and resources available from time to time through [www.OnlineBusinessManager.com](http://www.OnlineBusinessManager.com). Online Business Manager and its contributors reserve all rights and no intellectual property rights are conferred by this agreement. Online Business Manager grants you a non-exclusive, non-transferable license to use database(s) accessible to you subject to these Terms and Conditions. The database(s) may be used only for viewing information or for extracting information to the extent described below. You agree to use information obtained from Online Business Manager's databases only for your own private use or the internal purposes of your home or business, provided that is not the selling or broking of information, and in no event cause or permit to be published, printed, downloaded, transmitted, distributed, reengineered, or reproduced in any form any part of the databases (whether directly or in condensed, selective or tabulated form) whether for resale, republishing, redistribution, viewing, or otherwise.

Nevertheless, you may on an occasional limited basis download or print out individual pages of information that have been individually selected, to meet a specific, identifiable need for information which is for your personal use only, or is for use in your business only internally, on a confidential basis. You may make such limited number of duplicates of any output, both in machine-readable or hard copy form, as may be reasonable for these purposes only. Nothing herein shall authorize you to create any database, directory or hard copy publication of or from the databases, whether for internal or external distribution or use.

### **Liability**

The materials in this site are provided "as is" and all referrals made to any support personnel are made without warranties of any kind either express or implied. Online Business Manager provides a listing service only and does not guarantee or control the quality of listed professionals, the truth or accuracy of their listings, their qualifications, background, or abilities. You acknowledge that any personnel contacted via the Online Business Manager site will be properly screened by you as part of your hiring process and you are not relying on Online Business Manager for any screening whatsoever. Online Business Manager disclaims all warranties, express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular purpose.

Online Business Manager does not warrant that the functions contained in the materials will be uninterrupted or error-free, that defects will be corrected, or that this site or the server that makes it available are free of viruses or other harmful components. Online Business Manager does not warrant or make any representations regarding the use or the results of the use of the materials in this site in terms of their correctness, accuracy, reliability, or otherwise. You (and not Online Business Manager) assume the entire cost of all necessary servicing, repair or correction. Applicable law may not allow the exclusion of implied warranties, so the above exclusion may not apply to you. Under no circumstances, including, but not limited to, negligence, shall Online Business Manager be liable for any special or consequential damages that result from the use of, or the inability to use, the materials in this site, even if Online Business Manager or as Online Business Manager's authorized representative has been advised of the possibility of such damages. Applicable law may not allow the limitation or exclusion of liability or incidental or consequential damages, so the above limitation or exclusion may not apply to you.

In no event shall Online Business Manager's total liability to you for all damages, losses, and causes of action (whether in contract, tort, including but not limited to, negligence or otherwise) exceed the amount paid by you, if any, for accessing this site. Facts and information at this website are believed to be accurate at the time they were placed on the website. Changes may be made at any time without prior notice. All data provided on this website is to be used for information purposes only.

The information contained on this website and pages within, is not intended to provide specific legal, financial or tax advice, or any other advice, whatsoever, for any individual or company and should not be relied upon in that regard. The services described on this website are only offered in jurisdictions where they may be legally offered. Information provided in our website is not all-inclusive and is limited to information that is made available to Online Business Manager and such information should not be relied upon as all-inclusive or accurate.

### **Links and Marks**

The owner of this site is not necessarily affiliated with sites that may be linked to this site and is not responsible for their content. The linked sites are for your convenience only and you access them at your own risk. Links to other websites or references to products, services or publications other than those of Online Business Manager and its subsidiaries and affiliates at this website, do not imply the endorsement or approval of such websites, products, services or publications by Online Business Manager or its subsidiaries and affiliates. Certain names, graphics, logos, icons, designs, words, titles or phrases at this website may constitute trade names, trademarks or service marks of Online Business Manager or of other entities. The display of trademarks on this website does not imply that a license of any kind has been granted. Any unauthorized downloading, re-transmission, or other copying or modification of trademarks and/or the contents herein may be a violation of federal common law trademark and/or copyright laws and could subject the copier to legal action.

### **Confidentiality of Codes, Passwords and Information**

You agree to treat as strictly private and confidential any Subscriber Code, username, user ID, or password which you may have received from Online Business Manager, and all information to which you have access through password-protected areas of Online Business Manager's websites and will not cause or permit any such information to be communicated, copied or otherwise divulged to any

other person whatsoever.

### **Other Legal Stuff**

These Terms of Use will apply to every access to OnlineBusinessManager.com. Online Business Manager reserves the right to issue revisions to these Terms of Use by publishing a revised version of this document on this site: that version will then apply to all use by you following the date of publication. Each access of information from Online Business Manager will be a separate, discrete transaction based on the then prevailing terms. This Terms of Use and the license granted may not be assigned or sublet by you without Online Business Manager' written consent in advance. These Terms of Use shall be governed by, construed and enforced in accordance with the laws of Canada, as it is applied to agreements entered into and to be performed entirely within such jurisdiction. To the extent you have in any manner violated or threatened to violate Online Business Manager and/or its affiliates' intellectual property rights, Online Business Manager and/or its affiliates may seek injunctive or other appropriate relief in any state or federal court in the Country of Canada, and you consent to exclusive jurisdiction and venue in such courts. Any other disputes will be resolved as follows: If a dispute arises under this agreement, we agree to first try to resolve it with the help of a mutually agreed-upon mediator in Alberta, Canada. Any costs and fees other than attorney fees associated with the mediation will be shared equally by each of us. If it proves impossible to arrive at a mutually satisfactory solution through mediation, we agree to submit the dispute to binding arbitration in accordance with the laws of the province of Alberta and the then current Rules of Procedure for Commercial Arbitration of the ADR Institute of Canada, Inc. ([www.amic.org](http://www.amic.org)) ("Institute"). The arbitration tribunal shall consist of three (3) arbitrators chosen by the parties from a slate of eight (8) proposed arbitrators provided by the Institute. If the parties are unable to agree on all three arbitrators within seven (7) days after receipt of the slate provided by the Institute, the Institute shall appoint the number of arbitrators the parties have been unable to agree upon from the slate. The decision of the tribunal shall be final and binding and no appeal shall lie therefrom. If any provision of this agreement is void or unenforceable in whole or in part, the remaining provisions of this Agreement shall not be affected thereby.

### **Termination**

These Terms of Use agreement are effective until terminated by either party. You may terminate this agreement at any time by destroying all materials obtained from any and all OnlineBusinessManager.com site(s) and all related documentation and all copies and installations thereof, whether made under the terms of this agreement or otherwise. This agreement will terminate immediately without notice at Online Business Manager's sole discretion, should you fail to comply with any term or provision of this agreement. Upon termination, you must destroy all materials obtained from this site and any and all other OnlineBusinessManager.com site(s) and all copies thereof, whether made under the terms of this agreement or otherwise.