

ELECTRONIC COPYRIGHT LICENSE - GENERAL TERMS OF USE (PRINTED VERSION)
THESE GENERAL TERMS OF USE GOVERN YOUR USE OF CCI COURSEWARE (AS DEFINED BELOW)
WHICH HAS BEEN LICENSED BY CCI LEARNING™ TO YOU, OR TO THE TRAINING INSTITUTION
YOU REPRESENT, AS LICENSEE.

GENERAL TERMS OF USE- DETAILED TERMS AND CONDITIONS

In consideration of the grant to you as an Authorized Licensee Instructor (as defined below) by CCI Learning™ of access to the CCI Courseware under the terms of the License (as defined below) and the mutual promises and covenants set out below, you agree to be bound by the following terms and conditions:

1. Interpretation and Definition

1.1 **Authorized Licensee Instructors"** means Licensee's faculty, employees and independent training contractors, including yourself, who are authorized by Licensee to provide training access relating to the topics covered within the CCI Courseware;

1.2 **Authorized Licensee Users"** means Licensee's registered students and all Authorized Licensee Instructors;

1.3 **CCI Courseware"** means copyrighted courseware content that is proprietary to CCI Learning™, and includes without limitation all courseware Manuals (as defined in Section 2.2 below) which may be derived or created therefrom by yourself and other Authorized Licensee Users and all other related and supporting content and online materials which, under the terms of the License, are provided to Licensee and which are copyrighted by CCI Learning™.

1.4 **CCI Learning™"** means CCI Learning Solutions Inc., a British Columbia, Canada, corporation.

1.5 **Electronic Access"** means access to the CCI Courseware provided to Authorized Licensee Users using electronic networks, electronic learning management systems or other electronic distribution systems protected by use of secure servers and confidential access codes or equivalent security methods, and operated, managed and controlled by Licensee or on behalf of Licensee by yourself or any Authorized Licensee Instructor.

1.6 **License"** means the non-transferable, non-exclusive Electronic Copyright License that has been purchased or otherwise validly obtained by Licensee from CCI Learning™, granting Licensee limited rights to reproduce and use the CCI Courseware for the purposes and subject to the conditions of the License. CCI Learning's Terms and Conditions of Sale applicable to the License may be obtained at <http://ccilearning.com/about-us/terms/>.

2. Conditions for Grant of Access. Subject to your acceptance of the General Terms of Use of which these Detailed Terms and Conditions form an integral part, CCI Learning™ will grant you right of access to the CCI Courseware on the following conditions:

2.1 You shall not use the CCI Courseware for any purposes other than Licensee's bona fide internal purposes relating to training students registered at the Licensee Location(s) set out above;

2.2 You may create printed and digital reproductions of the CCI Courseware only for internal distribution at your location(s) (each such reproduction referred to as a "**Manual**", which term also includes all Modified Manuals as defined in Section 3.1 herein);

2.3 You shall not distribute or allow access to the CCI Courseware to any person other than an Authorized Licensee User;

2.4 You shall not sell or offer for sale, transfer, exchange, assign, loan or gift CCI Courseware, in whole or in part, to any person and shall not shall mortgage, pledge, charge, grant a security interest in or otherwise encumber Licensee's interest in the License or the CCI Courseware; and

2.5 You shall by means of appropriate security measures satisfactory to CCI Learning™:

2.5.1 Restrict Electronic Access to the CCI Courseware solely to Authorized Licensee Users;

2.5.2 Save and except for Authorized Licensee Instructors, restrict the ability of Authorized Licensee Users using Electronic Access to select, copy, redistribute or modify the content of CCI Courseware, such restricted access being commonly referred to as "read-only access";

2.5.3 Maintain complete records of all access and usage by Authorized Licensee Users of the Manuals accessed through Electronic Access.

3. Delivery of the CCI Courseware. On or before the next working day following your signing these General Terms of Use, you will be provided with a License Key and instructions to access online a CCI Hypertext Transfer Protocol (HTTP) site to download the CCI Courseware for use at your above location(s). In the event of difficulty, you should request assistance from CCI Client Relations at <http://ccilearning.com/about-us/terms>

4. **Revisions to CCI Courseware and Manuals.** Subject to Section 4.1 hereof, you will not change, replace, alter, edit or modify the format, layout or text of the CCI Courseware in whole or in part, provided that as an Authorized Licensee Instructor:

4.1 You may modify a Manual (such modified Manual being referred to as a "**Modified Manual**") to exclude portions of the CCI Courseware and/or include additional or substituted information not part of the CCI Courseware (such additional or substitution information being referred to as "**Substituted Information**") provided that:

4.1.1 The preface page contained in the original CCI Courseware shall be included in the Modified Manual;

4.1.2 Such preface page shall not be modified, except for (i) addition of Licensee's name and logo, but not so as to remove, alter, diminish or displace the name or logo of CCI Learning™ (ii) removal of third party logos and claims to accreditation which are no longer valid as a result of Licensee's modifications; and (iii) in respect of all copies of the Modified Manual which are reproduced by Licensee in printed form, updating or removing the identification of the country in which the Manual is printed;

4.1.3 You shall not remove, alter or modify any proprietary notices or labels of CCI Learning™, including but not limited to all notices of ownership by CCI Learning Solutions Inc. of the copyrights thereto, in the CCI Courseware;

4.1.4 Any and all claims or references to accreditation by any third party of the material in the CCI Courseware are removed;

4.1.5 Substituted Information shall not (i) violate or contravene any law, statute, regulation, ordinance, judgment or ruling, or (ii) violate the intellectual property rights of any person.

5. **Status of Intellectual Property.** You hereby acknowledge and agree that CCI Learning™ exclusively owns all intellectual property rights in the CCI Courseware, and nothing in this License constitutes a waiver, assignment or transfer of the rights of CCI Learning™ to you or any other person under any state, provincial, federal or other law or international treaty. Any and all rights not expressly granted to you herein shall be reserved for CCI Learning™.

6. **Term.** Your right to access the CCI Courseware will be coterminous with the License, which may terminate due either to expiry of the License term or other termination by Licensee or by CCI Learning™ in accordance with the Terms and Conditions of Sale referenced in Section 1.6 above.

7. **Early Termination.** Without limiting any other rights or remedies available at law or in equity, CCI Learning™ has the right to terminate your right of access immediately in the event:
 - 7.1 You attempt to, or in CCI Learning™'s reasonable opinion intend to, sell, transfer, exchange, assign, loan or gift CCI Courseware, in whole or in part to any person or mortgage, pledge, charge, grant a security interest in or otherwise encumber Licensee's interest in the License or the CCI Courseware;
 - 7.2 CCI Learning™ becomes aware of any failure by you to comply with the security requirements for Electronic Access set out in the License and you do not correct such failure within three (3) days of receiving written notice from CCI Learning™ to do so;
 - 7.3 You do not forthwith report to CCI Learning™ any infringement by you, or by any Authorized Licensee User or any other person of which you become aware, of the intellectual property rights owned by CCI Learning™ in and to the CCI Courseware, as soon as is reasonably practicable after your becoming aware of such infringement;
 - 7.4 You fail to comply with any other term or condition of these Terms and to correct such failure within fourteen (14) days of receiving written notice from CCI Learning™ to do so;
 - 7.5 If, in CCI Learning™'s reasonable opinion, any action or conduct by you adversely affects CCI Learning™'s intellectual property rights in and to the CCI Courseware or may bring CCI Learning™ or the CCI Courseware into disrepute;
 - 7.6 CCI otherwise has cause to terminate Licensee's rights to the License under the Terms and Conditions of Sale.
8. **Effect of Termination or Expiration.** Immediately you are advised by Licensee or CCI Learning™ of the termination or expiration of the License for any reason, you shall:
 - 8.1 Forthwith cease use of all CCI Courseware including all Manuals containing content from CCI Courseware and, without limitation, destroy all undistributed Manuals in printed form in your possession or control and, by means acceptable to CCI Learning™ acting reasonably, remove all CCI Courseware and Manuals in digital form from all Electronic Access operated by you;
 - 8.2 Within fifteen (15) days after the expiration or termination of this License, confirm your compliance with Section 8.1 to CCI Learning™ in a form acceptable to CCI Learning™.

9. **DISCLAIMER AND LIMITATION OF LIABILITY.**

9.1 CCI LEARNING™ DISCLAIMS ANY AND ALL REPRESENTATIONS AND WARRANTIES WITH RESPECT TO THE CCI COURSEWARE, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THIRD PARTY INFRINGEMENT, IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. YOU ACKNOWLEDGE THAT YOU HAVE NOT RELIED ON ANY REPRESENTATION OR WARRANTY MADE BY CCI LEARNING™ OR ANY OTHER PERSON. THE CCI COURSEWARE IS PROVIDED ON AN "AS IS" BASIS WITH NO WARRANTY OR REPRESENTATION, EXPRESS OR IMPLIED, AND CCI LEARNING™ HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS OR MODIFICATIONS WITH RESPECT TO THE CCI COURSEWARE.

9.2 IN NO EVENT SHALL CCI LEARNING™ BE LIABLE FOR ANY DAMAGES SUFFERED OR INCURRED BY YOU INCLUDING, WITHOUT LIMITATION, ANY SPECIAL, INCIDENTAL, INDIRECT, DIRECT, PUNITIVE OR CONSEQUENTIAL DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF BUSINESS PROFITS, LOSS OF REVENUE, BUSINESS INTERRUPTION, LOSS OF BUSINESS INFORMATION, OR ANY OTHER PECUNIARY LOSS) ARISING OUT OF THE USE OF OR INABILITY TO USE THE CCI COURSEWARE, EVEN IF CCI LEARNING™ HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. IF YOU ARE DISSATISFIED WITH THE CCI COURSEWARE, YOUR SOLE REMEDY SHALL BE TO CEASE TO USE IT.

9.3 YOU ACKNOWLEDGE AND AGREE THAT THE LIMITATIONS OF LIABILITY SET OUT IN THIS SECTION 9 ARE FAIR AND REASONABLE IN THE COMMERCIAL CIRCUMSTANCES OF THESE GENERAL TERMS OF USE AND THAT CCI LEARNING™ WOULD NOT HAVE GRANTED YOU ACCESS TO THE CCI COURSEWARE BUT FOR YOUR AGREEMENT TO LIMIT CCI LEARNING™'S LIABILITY IN THE MANNER, AND TO THE EXTENT, PROVIDED FOR HEREIN.

10. **General**

10.1 **No Assignment or Sublicense.** The rights granted to you herein are non-transferable and non-assignable, and any attempt by you to assign your rights, duties, or obligations herein, in whole or in part, shall be of no effect.

10.2 **Indemnification.** Without prejudicing any other remedy available to CCI Learning™ at law or in equity, you hereby agree forthwith upon demand to indemnify CCI Learning™ against and hold it harmless from any and all costs (including solicitor and own client costs), losses, damages or expenses suffered or incurred by CCI Learning™ in any manner arising out of or in connection with failure by you to observe and perform any of your obligations pursuant to these General Terms of Use. However, if your use of the CCI Courseware is in respect of performing your duties as an employee or contractor of an educational institution operated within Canada or the United States

of America by or under the control of a provincial, state or federal authority, this indemnification will only apply to the extent permitted by the statutes applicable in the jurisdiction of that educational institution.

10.3 **Non-Waiver.** No condoning, excusing, overlooking or waiver by CCI Learning™ of any default, breach or non-observance by you at any time or times in respect of any covenant, agreement or condition of the License shall operate as a waiver of CCI Learning™'s rights under these General Terms of Use in respect of any continuing or subsequent default, breach, or non-observance or so as to defeat or affect in any way the rights of CCI Learning™ in respect of that continuing or subsequent default, breach, or non-observance, and no waiver shall be inferred from or implied by anything done or omitted to be done by CCI Learning™ except by an express waiver in writing.

10.4 **Injunctions Permitted.** Damages at law may be an inadequate remedy for a breach or threatened breach of these General Terms of Use and you agree that in the event of a breach or threatened breach of any provision hereof the respective rights and obligations hereunder shall be enforceable by specific performance, injunction, or other equitable remedy.

10.5 **Severability.** If any covenant, obligation, or provision contained in these General Terms of Use or the application thereof to any person or circumstance shall to any extent be invalid or unenforceable, the remainder of these General Terms of Use or the application of that covenant, obligation or provision to persons or circumstances other than those concerning which it is held invalid or unenforceable shall not be affected, and each such covenant, obligation, or provision shall be separately valid and enforceable to the fullest extent permitted by law.

10.6 **Entire Agreement.** The provisions herein contained constitute the entire agreement between yourself and CCI Learning™ with respect to the subject matter hereof and supersede all previous communication, representations, expectations, understandings and agreements whether verbal or written between the parties and, if the vendor of the License to Licensee was not CCI Learning™, such vendor, with respect to the subject matter hereof.

10.7 **Binding Effect.** By signing where indicated above or by accessing, copying or using the CCI Courseware, you represent and warrant to CCI Learning™ that you have all requisite power and authority to enter into these General Terms of Use and all necessary power and authority to perform the obligations set out herein.

10.8 **Governing Law.** The jurisdiction under whose laws the provisions of these General Terms of Use shall be governed and interpreted shall be as follows:

10.8.1 In respect of users who are employed or contracted by Licensees who are educational institutions operated within Canada or the United States of America

by or under the control of provincial, state or federal governments or governmental authorities whose laws specify that the jurisdiction for legal contacts for such institutions must be the jurisdiction of the relevant authority, the terms of these General Terms of Use will be governed and interpreted in accordance with the laws of, and adjudicated by courts in, that jurisdiction;

10.8.2 For all other users, the terms of these General Terms of Use shall be governed and interpreted in accordance with the laws of the Province of British Columbia and the laws of Canada as applicable therein, and each of the parties hereto irrevocably attorns to the jurisdiction of the courts of the Province of British Columbia.

AS A CONDITION OF YOUR USING THE CCI COURSEWARE, AS LICENSEE OR LICENSEE'S AUTHORIZED REPRESENTATIVE YOU HAVE CLICKED "I AGREE" AGAINST EACH OF THE STATEMENTS LISTED BELOW TO INDICATE YOUR AGREEMENT TO COMPLY WITH AND BE BOUND BY THESE GENERAL TERMS OF USE:

1. YOU HAVE READ THESE GENERAL TERMS OF USE, WHICH INCLUDE THE "DETAILED TERMS AND CONDITIONS" SET OUT BELOW, IN THEIR ENTIRETY.
2. YOU HAVE THE REQUISITE POWER AND AUTHORITY TO ENTER A BINDING COMMITMENT TO COMPLY WITH THESE GENERAL TERMS OF USE.
3. YOU UNDERSTAND AND ACKNOWLEDGE THAT AMONG OTHER THINGS THESE GENERAL TERMS OF USE INCLUDE (BUT ARE NOT LIMITED TO) YOUR ACKNOWLEDGEMENT THAT:
 - a. THE CCI COURSEWARE IS AND REMAINS EXCLUSIVELY OWNED AND COPYRIGHTED BY CCI LEARNING™.
 - b. YOU MAY ONLY CREATE COPIES OF THE CCI COURSEWARE THAT ARE FOR INTERNAL DISTRIBUTION AND USE FOR TRAINING OF LICENSEE'S STUDENTS AND TEACHING STAFF, AT THE LOCATION(S) SHOWN BELOW.
 - c. UCH COPIES OF CCI COURSEWARE MAY ONLY BE PRINTED OR IN DIGITAL FORM FOR USE ON AN ELECTRONIC LEARNING MANAGEMENT SYSTEM THAT MEETS THE SECURITY REQUIREMENTS FOR ELECTRONIC ACCESS CONTAINED IN THE DETAILED TERMS AND CONDITIONS BELOW.
 - d. YOU SHALL NOT SELL, TRANSFER, EXCHANGE, ASSIGN, LOAN OR GIFT CCI COURSEWARE, IN WHOLE OR IN PART, TO ANY OTHER PERSON.
 - e. YOU SHALL NOT MORTGAGE, PLEDGE OR GRANT ANY SECURITY INTEREST IN THE CCI COURSEWARE.

- f. YOUR USE OF THE CCI COURSEWARE IS SUBJECT TO CCI LEARNING™'S GENERAL TERMS FOR SALE OF ELECTRONIC COURSEWARE LICENSES WHICH MAY BE ACCESSED AT <http://ccilearning.com/about-us/terms>.
4. ANY BREACH OF THE ABOVE CONDITIONS WILL RESULT IN AUTOMATIC TERMINATION YOUR RIGHTS TO USE THE CCI COURSEWARE AND POSSIBLE OTHER LEGAL CONSEQUENCES TO YOURSELF AND LICENSEE.