

OpusWorks® Terms of Use

LEARNER LICENSE AGREEMENT

YOU SHOULD CAREFULLY READ AND ACCEPT THE FOLLOWING TERMS AND CONDITIONS BEFORE USING YOUR 'LEARNER LICENSE ID' TO ACCESS THIS e-LEARNING TRAINING PRODUCT. USING YOUR 'LEARNER ID' INDICATES YOUR ACCEPTANCE OF THESE TERMS AND CONDITIONS. IF YOU DO NOT AGREE WITH THESE TERMS AND CONDITIONS, YOU SHOULD PROMPTLY EXIT FROM THIS COURSE.

1. GRANT OF LICENSE. In consideration of payment of the License Fee, which is part of the price you or your organization paid for this e-Learning Training Product, you, the Licensee, are granted a non-exclusive, non-transferable LICENSE to use the e-Learning Training Product to train yourself only.

- YOU WILL BE THE ONLY PERSON USING THIS LEARNER LICENSE ID – NO SHARING!!!
- YOU WILL ONLY USE THIS LEARNER LICENSE ID FOR YOUR OWN TRAINING PURPOSES.

If you want others, such as students in a class, to have access to the e-Learning Training Product, then you must assure that each person is properly licensed with their own, unique 'Learner License ID'.

2. OWNERSHIP OF THE e-LEARNING TRAINING PRODUCT. As the Licensee, you only own access to the e-Learning Training Products. The Licensor, owner of the e-Learning Training Product, retains all title, copyright, trademark and other proprietary rights in and to the e-Learning Training Product. This LICENSE is NOT a sale of the e-Learning Training Product or any copy of it. You, the Licensee, obtain only such rights as are provided in this Agreement. You understand and agree as follows:

2.1 You may NOT make any additional copies of all or any part of the e-Learning Training Product.

2.2 You may NOT reverse compile, reverse assemble, reverse engineer, modify, incorporate in whole or in part in any other product or create derivative works based on all or any part of the e-Learning Training Product.

2.3 You may NOT remove any copyright, trademark, proprietary rights, disclaimer or warning notice included on or embedded in any part of the e-Learning Training Product.

2.4 You may NOT sell, license, sublicense, rent, or otherwise transfer the e-Learning Training Product.

2.5 You are required to protect the confidentiality of the e-Learning Training Product. You may not distribute or otherwise make the e-Learning Training Product available to any third party.

3. TERM. The term of this LICENSE will continue until its expiration or you exceed your access time limits. Licensor may terminate this LICENSE, for cause, if Licensor gives written notice to you specifying any default in any provision of this LICENSE and you fail to cure said failure or default to the satisfaction of Licensor immediately after such notice.

4. LICENSEE'S RESPONSIBILITIES FOR SELECTION AND USE OF THE e-LEARNING TRAINING PRODUCT. The e-Learning Training Product is a tool that Licensor hopes you will find useful in your training efforts. HOWEVER, Licensor DOES NOT WARRANT THAT THE e-LEARNING TRAINING PRODUCT IS ACCURATE OR COMPLETE WITH RESPECT TO LAWS, REGULATIONS, PRACTICES, OR ANY OF THE FACTS OR OPINIONS EXPRESSED IN THE e-LEARNING TRAINING PRODUCT. You are responsible for: (a) selecting the e Learning Training Product to achieve your intended results; (b) determining

the appropriate uses of the e Learning Training Product in your business; and (c) establishing adequate independent procedures for testing the accuracy of the e-Learning Training Product.

5. WARRANTY.

5.1 Warranty. Subject to the other provisions in Articles 4 and 5 of this Agreement, Licensor warrants that, for a period of 90 days from receipt by you, the e-Learning Training Product (the "Software") will conform in all material respects to the user documentation furnished to you. Licensor's sole responsibility under this warranty will be, at its option, (1) to use reasonable efforts to correct documented errors in said Software that are reported to it within the foregoing warranty period or (2) to refund a prorated portion of the net license fee paid to Licensor with respect to the license of the e-Learning Training Product. Licensor does not warrant that the Software will be error free, nor that all program errors will be corrected. All requests for Software warranty assistance shall be directed to Licensor. Asserted errors must be documented by you to Licensor, detailing the error, describing how to recreate the error, and including, if available, sample output.

5.2 Exceptions. Licensor's warranty does not apply insofar as: (a) any Software is subjected to misuse, neglect, accident or exposure to environmental conditions beyond those specified by Licensor; (b) claims resulting from acts or omissions caused by persons other than Licensor or from products, material or software not provided by Licensor; (c) you use Software that does not include all updates available from Licensor or (d) a guaranteed level of performance when related to connectivity and delivery over the internet.

5.3 Limitations on Warranties. THE EXPRESS WARRANTY SET FORTH IN THIS ARTICLE 5 IS THE ONLY WARRANTY GIVEN BY LICENSOR WITH RESPECT TO ANY e-LEARNING TRAINING PRODUCT FURNISHED HEREUNDER; LICENSOR MAKES NO OTHER WARRANTIES, EXPRESS, IMPLIED OR ARISING BY CUSTOM OR TRADE USAGE; AND SPECIFICALLY DISCLAIMS THE WARRANTY OF MERCHANTABILITY OR OF FITNESS FOR ANY PARTICULAR PURPOSE. SAID EXPRESS WARRANTY SHALL NOT BE ENLARGED OR OTHERWISE AFFECTED BY LICENSOR'S RENDERING OF TECHNICAL OR OTHER ADVICE OR SERVICE IN CONNECTION WITH THE e-LEARNING TRAINING PRODUCT. LICENSOR SHALL NOT BE HELD RESPONSIBLE FOR THE PERFORMANCE OF OR OUTPUT OBTAINED FROM THE SOFTWARE NOR FOR ANY LIABILITY TO ANY PARTY ARISING OUT OF USE OF THE e-LEARNING TRAINING PRODUCT. NOTE: SOME STATES DO NOT ALLOW THE EXCLUSION OF IMPLIED WARRANTIES, SO THE ABOVE DISCLAIMER MAY NOT APPLY TO YOU. THIS WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS. YOU MAY ALSO HAVE OTHER RIGHTS WHICH VARY FROM STATE TO STATE.

6. LIMITATIONS ON REMEDIES. Licensor's liability in contract, tort or otherwise arising out of or in connection with any e-Learning Training Product, any output of any Software, or Licensor's sales or license agreement with you shall not exceed the net license fee paid to Licensor for the e-Learning Training Product. IN NO EVENT SHALL LICENSOR BE LIABLE FOR SPECIAL, INCIDENTAL, TORT OR CONSEQUENTIAL DAMAGES (INCLUDING ANY DAMAGES RESULTING FROM LOSS OF USE, LOSS OF DATA, LOSS OF PROFITS OR LOSS OF BUSINESS) ARISING OUT OF OR IN CONNECTION WITH THE PERFORMANCE OF THE e-LEARNING TRAINING PRODUCT OR LICENSOR'S PERFORMANCE OF SERVICES, EVEN IF LICENSOR HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. NOTE: SOME STATES AND COUNTRIES DO NOT ALLOW THE LIMITATION OR EXCLUSION OF LIABILITY FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES SO THE ABOVE EXCLUSION MAY NOT APPLY TO YOU.

7. U.S. GOVERNMENT RESTRICTED RIGHTS. If you are a government agency, you acknowledge that the e-Learning Training Product was developed at private expense and that the computer software component is provided to you subject to RESTRICTED RIGHTS, as defined in 48 CFR Part 227.471, and all other technical data are provided to you subject to LIMITED RIGHTS, as defined in 48 CFR Part 227.471.

RESTRICTED RIGHTS LEGEND--Use, duplication, or disclosure by the Government is subject to restrictions as set forth in subparagraph (c)(1)(ii) of the Rights in Technical Data and Computer Software (May, 1987) clause at 252.227-7013 (48

CFR). Contractor/manufacturer is The Quality Group, Inc. (d.b.a. OpusWorks)/ 6595 Roswell Rd, Suite G758, Atlanta GA, 30328.

8. PRIVACY POLICY. OpusWorks takes the security of your personal information very seriously. This Privacy Policy contains types of information that is collected and recorded by OpusWorks and how it is used. OpusWorks' services utilize many features to help you have a successful learning experience. Some of the online portal services that are used by OpusWorks include, but are not limited to the following: (a) My Account; (b) Class features; (c) Module features; (d) Exams; (e) Message board; (f) Chat features; (g) Search features; (h) Transcript; (i) Announcements; (j) Certificates and badges; (k) Online surveys. OpusWorks' online portal services protect your personal information during transit using encryption such as Transport Layer Security (TLS). When your personal data is stored by OpusWorks, computer systems with limited access housed in facilities using physical security measures as stipulated by Microsoft are implemented. When you use OpusWorks' products, services, or applications, or post on a message board, chat room, or social networking service of similar types, the personal information and content you share is visible to other users and can be read, collected, or used by them. You are responsible for the personal information you choose to share or submit in these instances. For example, if you list your name and email address in a forum posting, that information is public. Please take care when using these features. If you are using a device that is owned by a third-party, any information you download or share to that third-party device utilizing OpusWorks' cloud services, such as but not limited to, the items listed above, may be disclosing any such information. This privacy policy applies only to online activities within OpusWorks' cloud ecosystem and is valid for users or visitors to portal websites with regards to the information that may be shared and/or collected. This policy is not applicable to any information collected offline or via channels other than through the OpusWorks' cloud ecosystem.

8.1 CONSENT. By using OpusWorks' cloud services and portal websites, you hereby consent to its Privacy Policy and agree to its terms.

8.2 WHAT PERSONAL INFORMATION IS COLLECTED. When you create an OpusWorks ID, register for a class, module, or an exam, purchase a product, download any materials, contact us, or participate in an online survey, OpusWorks may collect a variety of information such as your name, company name, mailing address, phone number, email address, and contact preference. If you contact OpusWorks directly, OpusWorks may receive additional information about you such as your name, email address, phone number, the contents of the message and/or attachments you may send, and any other information you may choose to provide. When you share your content with family and friends using OpusWorks' products or services, or invite others to participate in OpusWorks' services or forums, OpusWorks may collect the information you provide about those people such as name, mailing address, email address, and phone number. OpusWorks will use such information to fulfill your requests, provide the relevant products or services, or for an anti-fraud purposes. OpusWorks may ask for a government issued ID in limited circumstances including when setting up an account or registering for a class as required by your organization or as required by law.

8.3 HOW YOUR PERSONAL INFORMATION IS BEING USED. The personal information OpusWorks collects allows its systems to keep you posted on the latest changes, announcements, and updates pertaining to your classes, exams etc., as well as upcoming events. Your personal information may be utilized to help OpusWorks create, develop, operate, deliver, and improve its products, services, content, and advertising, and for loss prevention and anti-fraud purposes. OpusWorks may use your personal information, including date of birth, email address, or phone number to verify identity, assist with identification of users, and to determine appropriate services. From time to time, OpusWorks may use your personal information to send important notices, such as communications about class registration, Come to Class event date changes, important announcements about your class, and changes to OpusWorks terms, conditions, and policies. Since this information is important to your interaction with OpusWorks, you may not opt out of receiving these communications. OpusWorks may also use personal information for internal purposes such as auditing, data analysis, and research to improve OpusWorks' products, services, and customer communications. OpusWorks follows a standard procedure of using log files. These files log visitors when they visit a portal website. All hosting companies do

this as a part of their hosting services' analytics. The information collected by log files include internet protocol (IP) addresses, browser type, Internet Service Provider (ISP), date and time stamp, referring/exit pages, and possibly the number of clicks. These are not linked to any information that is personally identifiable. The purpose of the information is mainly for troubleshooting issues, as well as for analyzing trends and administering the portal site.

8.4 THIRD-PARTY SITES AND SERVICES. OpusWorks' websites, products, applications, and services may contain links to third-party websites, products, and services. OpusWorks' products and services may also use or offer products or services from third parties such as Zoom or Adobe Connect. Information collected by third parties, which may include such things as location data or contact details, is governed by their privacy practices. OpusWorks encourages you to learn about the privacy practices of those third parties.

8.5 COOKIES AND WEB BEACONS. Like any other website, OpusWorks uses "cookies". These cookies are used to store information including user preferences, and the pages on the portal website that the user accessed or visited. The information is used to optimize the users' experience by customizing the web page content based on the users' browser type and/or other information.

8.6 GDPR PRIVACY POLICY (DATA PROTECTION RIGHTS). OpusWorks would like to make sure you are fully aware of all your data protection rights. Every user is entitled to the following: (a) the right to access - You have the right to request copies of your personal data. We may charge you a small fee for this service; (b) the right to rectification - You have the right to request that we correct any information you believe is inaccurate. You also have the right to request that we complete the information you believe is incomplete. (c) the right to erasure - You have the right to request that we erase your personal data, under certain conditions; (d) The right to restrict processing - You have the right to request that we restrict the processing of your personal data, under certain conditions; (e) the right to object to processing - You have the right to object to our processing of your personal data, under certain conditions; (f) the right to data portability - You have the right to request that we transfer the data that we have collected to another organization, or directly to you, under certain conditions. If you make a request, please allow one month for a response. If you would like to exercise any of these rights, please contact us.

8.7 CHILDREN'S INFORMATION. Another part of our priority is adding protection for children while using the internet. We encourage parents and guardians to observe, participate in, and/or monitor and guide their online activity. OpusWorks does not knowingly collect any Personal Identifiable Information from children under the age of 13. If you think that your child provided this kind of information within the OpusWorks' cloud portal website, please feel free to contact us immediately and we will do our best efforts to promptly remove such information from our records.

9. GENERAL

9.1 The terms of this LICENSE shall be construed in accordance with the substantive laws of the State of Georgia.

9.2 If you have any questions about this Agreement, contact The Quality Group (d.b.a. OpusWorks®) at 6595 Roswell Rd, Suite G758, Atlanta GA, 30328.

YOU ACKNOWLEDGE THAT YOU HAVE READ THIS LICENSE AGREEMENT, UNDERSTAND IT AND AGREE TO BE BOUND BY ITS TERMS AND CONDITIONS. YOU FURTHER AGREE THAT IT IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE LICENSE AGREEMENT BETWEEN YOU AND LICENSOR WHICH SUPERSEDES ANY PROPOSAL, OR PRIOR AGREEMENT, ORAL OR WRITTEN, AND ANY OTHER COMMUNICATIONS BETWEEN YOU AND LICENSOR RELATING TO THE SUBJECT MATTER OF THIS LICENSE AGREEMENT.