

Training Materials: Terms and Conditions of Use

Prior to accessing or utilizing training materials provided by Kathleen McGoey & Associates ("KMA"), you must agree to the following Terms and Conditions of Use ("TOU"). Please read them carefully. Unauthorized use of the Content (as defined below) is strictly prohibited.

1. Ownership and Authorized Use:

- a. **KMA Content:** Unless otherwise noted, the training material developed by KMA ("the Content") and made available to customers online or in "live" training sessions is protected intellectual property. Among other things, the Content includes presentations, worksheets, handouts, graphics, images, videos, voice and sound recordings, and other documents developed by KMA for use with KMA clients, customers, and trainees. All Content, including the look and feel of items, is protected intellectual property and KMA maintains all rights, title and interest in and to the Content (including, without limitation, all patent, copyright, trademark, trade secret and other intellectual property rights), subject only to the Limited License described below.
- b. Limited License: By accessing or utilizing the Content, you are being granted a revocable, non-transferable license for personal, non-commercial use only. This means you may view the Content for your own education and development and that you may not republish, reproduce, duplicate, copy, sell, display, disclose, or otherwise use any of the Content for commercial purposes. By accessing the Content, you in no way assume any ownership rights in or of the Content. The trademarks and logos displayed on the Content are trademarks belonging to KMA, unless otherwise indicated. Any use including framing, metatags or other text utilizing these trademarks, or other trademarks displayed, is strictly prohibited without KMA's written permission. All rights not expressly granted in these terms are reserved by KMA.
- c. Unauthorized Use: Your use of any Content beyond the Limited License provided herein, or by a separate written assignment, is expressly prohibited ("Unauthorized Use"). If you engage in any Unauthorized Use, you agree to pay a reasonable usage fee, to be determined by KMA in its sole discretion, for each instance of Unauthorized Use and recognize that KMA may be entitled to pursue other remedies available at law or in equity. You further agree that any violation of KMA's intellectual property rights may cause irreparable injury to KMA that may not be adequately compensated by damages, entitling KMA to obtain injunctive relief, without bond, in addition to all other available legal remedies.
- d. Requests to Use Content for Educational Purposes: If you wish to use any of the Content, or any other intellectual property belonging to KMA for educational purposes that are non-commercial and non-personal in nature, you may request permission in writing by completing the "Contact" form on the KMA website. If you are granted permission by KMA, you agree to use the Content only as authorized by KMA via written agreement and to



provide appropriate citation or attribution with each use. If you choose to use the Content in ways that KMA does not specifically authorize, you agree that such use shall be considered Unauthorized Use as outlined above and you consent to immediately stop using such Content and to take whatever actions KMA may request and by the methods and in the time frame that KMA prescribes to protect KMA's intellectual property and ownership rights in the Content.

2. Disclaimers and Release

- a. The Content provided is for information and education only, and does not provide any financial, legal, medical or psychological services or advice. The Content is not intended to be a substitute for professional advice that can be provided by KMA or others directly and shall not be considered a substitute for participation in training provided by KMA or other competent providers. You should consult with KMA or another competent professional if you have specific questions about your own unique situation. KMA specifically disclaims any liability for your reliance on any opinions or advice contained in the Content.
- b. The information, products, and services offered on or through the Content are provided "as is" and without warranties of any kind either express or implied, including, but not limited to, implied warranties of merchantability and fitness for a particular use.
- c. Any links to third-party products, services, or sites may be subject to separate terms and conditions. KMA is not responsible for any content on, or actions taken by, third-parties. Although KMA may recommend third-party sites, products or services, it is your responsibility to fully research such third parties before entering into any transaction or relationship with them.
- d. By accessing and/or using the Content, you agree to irrevocably and unconditionally release and discharge KMA and its respective officers, directors, agents, employees, subcontractors, successors and assigns (all of the preceding persons and entities, severally and in the aggregate, will be referred to as Releasees) from any and all actions, claims, complaints, controversies, demands, debts, reckonings, contracts, agreements, covenants, damages, judgments, executions, liabilities, appeals, obligations, attorney's fees, and causes of action, whether direct or indirect, known or unknown, asserted or unasserted, arising out of or connected with the materials provided, whether or not caused by the active or passive negligence of the Releasees.
- e. KMA is not liable for any direct, indirect, incidental, special, consequential, or punitive damages that result from the use of, or the inability to use, the Content.
- 3. **General:** These TOU shall be governed by and construed in accordance with the laws of the State of Colorado without giving effect to its conflict of laws principles. The state and federal court nearest to Longmont, Colorado shall have exclusive jurisdiction over any case or controversy arising from or



relating to the Content, including but not limited to KMA's Privacy Policy or these TOU. By accessing the Content, you hereby submit to the exclusive jurisdiction and venue of these courts and consent irrevocably to personal jurisdiction in such courts and waive any defense of forum non conveniens. The prevailing party in any dispute between the parties arising out of or related to these TOU, whether resolved by negotiation, mediation, or litigation, shall be entitled to recover its attorneys' fees and costs from the other party. You expressly agree that these TOU are intended to be as broad and inclusive as permitted by the law of the State of Colorado, and that if any portion is held invalid, it is agreed that it will be severed and the balance shall continue in full legal force and effect. KMA may change, modify or update these TOU at any time. Any access or use of the Content by you after KMA publicly posts or distributes such changes shall constitute consent of such modifications.

If you have any questions or concerns about these Terms and Conditions of Use, please contact: kathleen@kathleenmcgoey.com.