

### **Conditions of Use, Notices, and Revisions**

Access to HR-NY.COM or related URLS, including:

### HR-NY.COM

(collectively, "Our Website"), transactions by a Client (a client of the law firm H. Roske & Associates LLP) or a Visitor (a user of Our Website who is not a Client) at Our Website, and all related disputes, either privacyrelated, commercial, or otherwise, are governed by the terms and conditions contained in these Conditions of Use, as amended from time to time by H. Roske & Associates LLP without prior notice. Any modifications or amendments to these Conditions of Use are effective when they are posted here. The Client or Visitor, as the case may be, should take steps to ensure that he or she has reviewed the latest version each time the Client or Visitor (collectively, "you" or "your") accesses Our Website or transacts business through Our Website.

# Disclaimer

Please read our Disclaimer, which is incorporated as if fully set forth herein. Please read these Conditions of Use carefully before using Our Website. These Conditions of Use constitute an agreement between you and H. Roske & Associates LLP. Use of Our Website constitutes your binding acceptance of this Conditions of Use agreement. If you do not accept these terms and conditions, do not use Our Website.

# **Intellectual Property Rights**

All material on Our Website is provided for lawful purposes only.

- COPYRIGHTS. All textual content included on Our Website, such as text, graphics, logos, button icons, images, audio clips, digital downloads, and software, is the property of H. Roske & Associates LLP or its content suppliers, unless otherwise noted, and is protected by United States and international copyright laws and treaties.
- TRADEMARKS. All trademarks used on our web sites enjoy trademark law protection.
- SUBMISSIONS BY VISITORS and/or CLIENTS. Any information or data, including but not limited to information, data, remarks, instructions, requests or other submissions (collectively or individually, "Submission"), communicated to H. Roske & Associates LLP through Our Website, which pertains to the registration or protection of a Client's trademarks, copyrights, domain names, patent or design rights (collectively or individually, "Client Submission") shall remain the property of Client, as the case may be. Any other Submission shall become the exclusive property of H. Roske & Associates LLP. H. Roske & Associates LLP is entitled to rely on any Client Submission and act on the Client's instructions communicated to H. Roske & Associates LLP or its affiliated companies. Clients will not assume H. Roske & Associates LLP or its affiliated companies are acting or have acted upon the Client's instructions until they have received written confirmation of those instructions.



Clients acknowledge the originality of any Client Submission communicated to H. Roske & Associates LLP or its affiliated companies and accepts responsibility for its accuracy, appropriateness, and legality. Clients agree to protect, defend, indemnify, and hold H. Roske & Associates LLP and its affiliates, officers, partners, attorneys, agents and employees, harmless from and against any and all claims, liabilities, losses, costs and expenses including attorneys' fees, alleged or actual, arising out of any claim made by a third party for infringement, dilution, unfair competition, or any other claim relating to or in any way connected with your access to or use of Our Website, including but not limited to any Submission.

# License and Site Access

H. Roske & Associates LLP may at any time in its sole discretion terminate access to Our Website. H. Roske & Associates LLP grants you a limited, non-exclusive license to access and make use of Our Website and not to modify it, interfere with it or any portion of it, except with prior express written consent of H. Roske & Associates LLP. You agree that you will not use Our Website or any of the information contained therein for unlawful purposes, including in any manner that could damage, disable, overload or impair the operation of Our Website or use of same by third parties. You shall not post or otherwise transmit to or from Our Website by any means any defamatory, libelous, obscene, unlawful, or pornographic material or any other material or information which could result in any civil or criminal liability.

Our Website or any portion of Our Website may not be reproduced, duplicated, copied, sold, or otherwise exploited for any commercial purpose without prior express written consent of H. Roske & Associates LLP. You may not frame or utilize framing techniques to enclose any trademark, logo, or other proprietary information (including images, text, page layout, or form) of H. Roske & Associates LLP or its affiliates without prior express written consent of H. Roske & Associates LLP. You may not use any meta tags or any other "hidden text" utilizing H. Roske & Associates LLP's name or trademark without the prior express written consent of H. Roske & Associates LLP. You may not use any meta tags or any other "hidden text" utilizing H. Roske & Associates LLP's name or trademark without the prior express written consent of H. Roske & Associates LLP. In addition to any other right or remedy available to H. Roske & Associates LLP or its affiliated companies, any unauthorized use terminates the permission or license granted by H. Roske & Associates LLP.

# **Limits on Liability**

H. Roske & Associates LLP is not responsible for technical, hardware or software failures of any kind; lost or unavailable network connections; and/or incomplete, garbled or delayed computer transmissions. Under no circumstances will H. Roske & Associates LLP or its suppliers, attorneys, paralegals, employees, agents, or affiliates be liable for any damage or injury that results, directly or indirectly, from the use of any materials on Our Website or the services offered to you through Our Website. Some jurisdictions prohibit the exclusion or limitation of liability for consequential or incidental damages, in which case the above limitation may not apply to you.

THE MATERIALS ON THIS SITE ARE PROVIDED "AS IS" AND WITHOUT WARRANTIES OF ANY KIND TO THE FULLEST EXTENT PERMISSIBLE PURSUANT TO APPLICABLE LAWS, INCLUDING BUT NOT LIMITED TO THE WARRANTY OF MERCHANTABILITY AND THE WARRANTY OF FITNESS FOR ANY PARTICULAR PURPOSES.



ADDITIONALLY, WE DO NOT WARRANT THAT OUR WEBSITE OR THE SERVERS HOSTING AND MAKING AVAILABLE OUR WEBSITE IS VIRUS FREE.

H. Roske & Associates LLP provides links to other sites that are not maintained by H. Roske & Associates LLP. H. Roske & Associates LLP does not endorse those sites and is not responsible for unavailable or inaccessible connections to or the content of such other sites.

### **Service Descriptions**

It is the goal of H. Roske & Associates LLP and its affiliates to be as accurate as reasonably possible in its service descriptions. However, H. Roske & Associates LLP does not warrant that the service descriptions or other content of Our Website are accurate, complete, reliable, current, or error-free. If a service offered through Our Website is not as described, your sole remedy is to terminate your association with H. Roske & Associates LLP.

# **Confidentiality; Privacy Policy**

Certain information is available on Our Website only to a Client. The Client is responsible (i) for maintaining the confidentiality of his or her Client Login and password information, including the account and password information communicated to employees or agents of Client and (ii) for restricting access to his or her computer, including the computer used by any employee or agent of Client to access Our Website. The Client agrees not transfer his or her password to unauthorized parties, and to immediately notify H. Roske & Associates LLP of any unauthorized use of the Client's account or password information. The Client, as the case may be, hereby agrees to accept responsibility for all activities that occur under his or her account or password.

H. Roske & Associates LLP and its affiliates reserve the right to refuse service, terminate accounts, remove or edit content, or cancel orders at their sole discretion.

Please see our privacy policy\_for a detailed description of the types of information gathered by H. Roske & Associates LLP and its affiliates through Our Website.

### **Server Geographic Locations**

Information on Our Website includes descriptions of products and services available only to Clients of H. Roske & Associates LLP. Our Website is operated in Germany and New York, USA.

# Governing Law; Disputes; Severability

These Conditions of Use and any disputes arising hereunder are governed and interpreted exclusively pursuant to the laws of the State of New York, United States of America, notwithstanding any principles of conflicts of law. The Federal or State courts located in New York County, New York shall have exclusive jurisdiction over any disputes and shall serve as exclusive venue for any proceedings related to any such



disputes hereunder. To the fullest extent permitted by applicable law, no proceeding under this Conditions of Use Agreement shall be joined to another proceeding involving any other party subject to these Conditions of Use, whether through class action proceedings or otherwise. If any of these Conditions of Use shall be deemed invalid, void, or for any reason unenforceable, that condition shall be deemed severable and shall not affect the validity and enforceability of any remaining condition.