Documentation Consultants’

License Agreement

**Special Note:** Read this agreement before using our forms and templates.   
   
*Documentation Consultants* is the sole owner of its forms and templates. It retains the copyright and intellectual property rights to each and every form and template. Users who accept all terms and conditions indicated in this agreement are licensed to download the forms and templates from *Document Consultants*.

This license provides limited warranty and liability limitations. You represent that you are authorized to use the license on behalf of your company or corporation. If you use the forms and templates without company or legal authorization, you take on exclusive personal liability for the responsibility of the license conditions.

All forms and template copies must be destroyed immediately if they are downloaded in error when you do not accept all the conditions of the license agreement.

Please print out this agreement for your records.   
   
**License Agreement**

| **Topic** | **Description** |
| --- | --- |
| **Background** | *Documentation Consultants* provides you a license in accordance with the terms and conditions of this agreement. |
| **Permission** | *Documentation Consultants* provides you the following after payment of applicable fees and acceptance of a non-transferable and non-exclusive right to:   * Use one copy of each Licensed Product (including any Updates for which you have paid any relevant additional fee) to assist in creating specific documents based on the Form or Template by copying and modifying it to your formal work for your own purposes or for a client, provided that you are a legitimate independent contractor or software consulting company. * Create and keep a backup in your possession for archival purposes. |
| **Licensee's Obligations** | User must manage and control the use of the Licensed Products in accordance with the terms of this agreement, specifically not to.   * Sell, sub-license, lease, share use of or rent the Licensed Products or transmit the Licensed Products to any third party. |
| **New Work Rights** | This agreement restricts what you may do with the Licensed Products, the Original Content, and resulting work as a whole, but does not restrict what you may do with the new content.  You have permission to:   * Delete *Documentation Consultants’* marking information (e.g., logos, copyright, proprietary markings, etc.) on the original document. * Change the original information for business, personal, educational or governmental purposes and distribute new content to any person for review and modification. * If you are an independent consultant or software consulting company, you may use your original licensed copy to generate new forms for your clients only. |
| **Ownership** | The Licensed Products, Original Content, and all copies of them consist of proprietary information developed by *Documentation Consultants* that are and shall remain the exclusive property of *Documentation Consultants* and you shall have no right, title or interest in them, except as expressly set out in this agreement. Reproduction of the forms and templates are for authorized use only. |
| **Warranty** | *Documentation Consultants* does not warrant that the Licensed Products are error free, free from viruses, or suitable for your purposes. Any statement, condition or warranty, express or implied, statutory or otherwise, as to the quality, merchantability, or suitability or fitness for any particular purpose of the Licensed Products is excluded to the fullest extent permitted by law.  In the event any statute implies terms into this agreement that cannot be lawfully excluded, such terms will apply to this agreement, save that *Documentation Consultants* liability for breach of any such implied term will be limited, at *Documentation Consultants* option, to any one or more of the following:   * Replace the goods to which the breach relates or the supply of equivalent goods. * Repair such goods. * Refund the relevant Fee. |
| **Liability** | In no event shall *Documentation Consultants* or its suppliers be liable for any loss or damage whatsoever (including, without limitation, special, indirect or consequential damages, damages for loss of profits, interruption, loss of information, or other pecuniary loss) arising out of use or inability to use the Licensed Products, even if advised of the possibility of such loss or damage. Because some jurisdictions do not allow an exclusion or limitation of liability for consequential or incidental damages, the above limitation may not apply to you. |
| **Termination** | *Documentation Consultants* may, without prejudice to its other rights and remedies, terminate this agreement forthwith by written notice to you (which may be emailed) without incurring liability for such termination if you commit a breach of any material obligation of this agreement that can not be remedied or fail to remedy it within thirty calendar days of receiving a written notice requiring it to be remedied. |
| **Effect of Termination** | Upon the expiration or termination (for whatever reason) of this agreement you shall promptly delete all copies of all Licensed Products from all computers, including backup devices, and return all other copies of the Licensed Products to *Documentation Consultants*. |
| **Confidentiality** | *Documentation Consultants* has provided and may from time to time provide you certain confidential information relating to the Licensed Products. You shall use such confidential information solely for the purposes of this agreement and not disclose, whether directly or indirectly, to any third party, such information other than is required to carry out the purposes of this agreement. In the event of such disclosure, you will obtain from such third parties duly binding agreements to maintain in confidence the information to be disclosed to the same extent at least as you are so bound. |
| **Performance Obligations** | Neither party shall be liable to the other if its performance of its obligations under this agreement (other than their obligation to pay money) is prevented or hindered due to any circumstances outside its control. |
| **Entire Agreement** | The parties have read and understand this agreement and agree that it constitutes the complete and exclusive statement of the agreement between them with respect to the subject matter hereof and supersedes all proposals, representations, understandings and prior agreements, whether oral or written, and all other communications between them relating thereto. The parties irrevocably and unconditionally waive the right to claim damages and/or rescind this agreement as a result of misrepresentation unless such misrepresentation was made fraudulently. |
| **Severability** | In the event that any provision of this agreement is declared by any judicial or other competent authority to be void, voidable, illegal or otherwise unenforceable or indications of the same are received by either of the parties from any relevant competent authority, the parties shall amend that provision in such reasonable manner as achieves the intention of the parties without illegality, or such provision may be severed from this agreement and the remaining provisions of this agreement shall remain in full force and effect. |
| **Waiver** | No delay or failure of either party in enforcing against the other party any term or condition of this agreement and no partial exercise by either party of any right hereunder shall be deemed to be a waiver of any right of that party under this agreement. |
| **Variation** | No variation or amendment to this agreement shall be effective unless in writing signed by authorized representatives of the parties. |
| **Assignment** | License granted under this agreement is personal to you and you shall not assign, part with or sublet any interest in it or grant any right under it to any third party, other than clients of independent contractors or software consulting companies. Subject to the other provisions of this agreement, this agreement is binding upon and for the benefit of the parties' personal representatives, assigns and successors in title.  You give us permission to use your company name on our licensed customer list. |