## **TERMS & CONDITIONS OF USE**

©2008 Infinite Skills, Inc.

THE INDIVIDUAL OR ENTITY LICENSING THIS PRODUCT ("YOU") IS CONSENTING TO BE BOUND BY AND IS BECOMING A PARTY TO THIS AGREEMENT. IF LICENSEE DOES NOT AGREE TO ALL OF THE TERMS OF THIS AGREEMENT LICENSEE MUST NOT INSTALL OR USE THE CONTENT AND SOFTWARE CONTAINED HEREIN.

## 1. DEFINITIONS:

"ISKILLS" refers to Infinite Skills, Inc.

"You" refers to the user of the content and software contained herein.

"Software" refers to the ISKILLS training content and software.

- 2. LICENSE: ISKILLS hereby grants to You a worldwide, non-royalty bearing, non-exclusive license to use the content and software contained herein according to the provisions contained herein and subject to payment of the applicable usage payment or fees.
- 3. RESTRICTIONS: You may not do any of the following: Save the Software to Your hard disk or other storage medium; permit others to use the Software except as specified by addendum; modify, reverse engineer, decompile, or disassemble the Software; make derivative works based on the Software; publish or otherwise disseminate the Software.

Infinite Skills, Inc., ISkills, and The Infinite Skills website is owned and operated by Infinite Skills, Inc. as a corporation of record. All materials on this site are the property of Infinite Skills, Inc. unless otherwise specified. No material from these pages may be copied, reproduced, republished, downloaded, uploaded, posted, transmitted, or distributed in any way. Modification of the materials or use of the materials for any other purpose is a violation of copyright law and other proprietary rights. For purposes of this Agreement, the use of any such material on any other web site or networked computer environment is prohibited.

- 4. FEES: The rights granted under this Agreement are effective only upon purchase of this material either directly from ISKILLS or through one of ISKILLS's resellers or distributors, which are strictly non-refundable other than as expressly provided herein.
- 5. LIMITED WARRANTY: ISKILLS warrants that the Software, if operated as directed, will substantially achieve the functionality described. ISKILLS does not warrant, however, that Your use of the Software will be uninterrupted or that the operation of the Software will be error-free or secure. In addition, the security mechanisms implemented by the Software have inherent limitations, and You must determine that the Software sufficiently meets Your requirements. ISKILLS also warrants that the media containing

the Software, if provided by ISKILLS, is free from defects in material from the date You acquired the Software. ISKILLS's sole liability for any breach of this warranty shall be, in ISKILLS's sole discretion: (i) to replace Your defective media or Software; or (ii) to advise You how to achieve substantially the same functionality with the Software as described; or (iii) if the above remedies are impracticable, to refund the fee You paid for the Software. Only if You inform ISKILLS of Your problem with the Software during the applicable period will ISKILLS be obligated to honor this warranty. ISKILLS will use reasonable commercial efforts to repair, replace, advise, or refund pursuant to the foregoing warranty within thirty (30) days of being so notified. If any modifications are made to the Software by You during the warranty period; if the medium is subjected to accident, abuse, or improper use; or if You violate the terms of this Agreement, then this warranty shall immediately terminate. This warranty shall not apply if the Software is used on or in conjunction with hardware or software other than the unmodified version of hardware and software with which the Software was designed to be used as described.

THIS IS A LIMITED WARRANTY, AND IT IS THE ONLY WARRANTY MADE BY ISKILLS OR ITS SUPPLIERS. ISKILLS MAKES NO OTHER WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NONINFRINGEMENT OF THIRD PARTIES' RIGHTS. YOU MAY HAVE OTHER STATUTORY RIGHTS. HOWEVER, TO THE FULL EXTENT PERMITTED BY LAW, THE DURATION OF STATUTORILY REQUIRED WARRANTIES, IF ANY, SHALL BE LIMITED TO THE ABOVE LIMITED WARRANTY PERIOD. MOREOVER, IN NO EVENT WILL WARRANTIES PROVIDED BY LAW, IF ANY, APPLY UNLESS THEY ARE REQUIRED TO APPLY BY STATUTE NOTWITHSTANDING THEIR EXCLUSION BY CONTRACT. NO DEALER, AGENT, OR EMPLOYEE OF ISKILLS IS AUTHORIZED TO MAKE ANY MODIFICATIONS, EXTENSIONS, OR ADDITIONS TO THIS LIMITED WARRANTY.

- 6. PROPRIETARY RIGHTS: ISKILLS reserves all proprietary rights in and to the Software, is protected by copyright and other intellectual property laws and by international treaties. InfiniteSkills, Inc. Trademark Notice: Iskills, The ISKILLS Logo, are trademarks of ISKILLS. All other company and product names may be trademarks of their respective owners. The information contained herein is subject to change without notice. Copyright (c) 2008 2009 Infinite Skills, Inc. All rights reserved.
- 7. TERMINATION: This Agreement shall automatically terminate if You fail to comply with the restrictions described herein. Your obligations to pay outstanding fees shall survive any termination of this Agreement.
- 8. LIMITATION OF LIABILITY: UNDER NO CIRCUMSTANCES AND UNDER NO LEGAL THEORY, TORT, CONTRACT, OR OTHERWISE, SHALL ISKILLS OR

ITS SUPPLIERS OR RESELLERS BE LIABLE TO YOU OR ANY OTHER PERSON FOR ANY INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES OF ANY CHARACTER, INCLUDING WITHOUT LIMITATION, DAMAGES FOR LOSS OF GOODWILL, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION, OR ANY AND ALL OTHER COMMERCIAL DAMAGES OR LOSSES. IN NO EVENT WILL ISKILLS BE LIABLE FOR ANY DAMAGES IN EXCESS OF THE AMOUNT ISKILLS RECEIVED FROM YOU FOR A LICENSE TO THE SOFTWARE, EVEN IF ISKILLS SHALL HAVE BEEN INFORMED OF THE POSSIBILITY OF SUCH DAMAGES, OR FOR ANY CLAIM BY ANY OTHER PARTY. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO LIABILITY FOR DEATH OR PERSONAL INJURY RESULTING FROM ISKILLS'S NEGLIGENCE TO THE EXTENT APPLICABLE LAW PROHIBITS SUCH LIMITATION. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS EXCLUSION AND LIMITATION MAY NOT APPLY TO YOU.

9. LINKS TO OTHER MATERIALS: Linked sites are not necessarily under the control of ISKILLS, and we are not responsible for the content of any linked site or any link contained in a linked site. ISKILLS may change links based solely on our discretion, and we reserve the right to terminate any link or linking program at any time. ISKILLS does not, by linking to sites, endorse companies or products to which it links and reserves the right to note as such on its web pages. If You decide to access any of the third party sites linked to this site, You do this entirely at your own risk.

ISKILLS may revise these Terms at any time by updating this agreement. You should request this page from time to time to review the then-current Terms because they are binding on you. Certain provisions of these Terms may be superseded by expressly designated legal notices or terms located on particular pages at this Site. If you have any questions regarding this policy, or your information specifically, you may e-mail us at info@infiniteskills.com.