

INVENTOR, LLC's TERMS AND CONDITIONS

The content of INVENTOR, LLC's website is published in the United States of America and those who access it agree to do so in accordance with applicable U.S. law. INVENTOR, LLC website consists of numerous web pages, published, and controlled by INVENTOR, LLC. "INVENTOR, LLC" and its website shall be defined herein to consist of pages at the URL of www.INVENTOR.llc and all other web pages managed entirely by INVENTOR, LLC. By ongoing browsing and utilizing of INVENTOR, LLC's website, you are in agreement to submit to and be bound by the following "Terms and Conditions" of usage, which together with INVENTOR, LLC's privacy policy govern INVENTOR, LLC's relationship with you in relation to INVENTOR, LLC's website. The term 'INVENTOR, LLC' or 'us' or 'we' indicates the owner of INVENTOR, LLC's Web Site whose registered office is 15165 NW 77 Ave #1001, Miami Lakes, FL 33014. The term 'you' or taken in context other relative term(s) indicates the user or viewer of the INVENTOR LLC's Web Site. Accordingly, this website is owned and operated by INVENTOR, LLC, herein known as "INVENTOR" or "Us" or "We" or "Our" or any derivative of common English language convention that would in context, illustrate reflection to INVENTOR, LLC. These Terms set forth the terms and conditions under which you may use our website and services as offered by us. This website offers visitors review, and communication tools to INVENTOR for the sole intention of inquiry into INVENTOR, LLC's intellectual property listings. No request for solicitations is assumed by INVENTOR in providing this website and solicitations are strictly prohibited. By accessing and/or using INVENTOR, LLC's website and its service, you approve that you have read, understood, and agree to be bound by these Terms and Conditions.

Usage of the INVENTOR, LLC's website is subject to the following Terms and Conditions:

- In order to use INVENTOR, LLC's website and/or receive its services, you must be at least 21 years of age, or of the legal age of majority in your jurisdiction, and possess the legal authority, right and freedom to enter into these Terms and Conditions as a binding agreement. You are not allowed to use this website and/or receive services if doing so is prohibited in your country or under any law or regulation applicable to you. All form submission content areas must be complete prior to submission.
- The contents of the pages of INVENTOR, LLC's website is for your general information and usage only. The contents of INVENTOR, LLC's website are subject to change without notice. And, INVENTOR, LLC and/or its suppliers and/or partners and providers may make such changes or modification without notification at any time to INVENTOR, LLC's website. The information contained herewith on INVENTOR, LLC's website with relation to its services, including products that are available through INVENTOR LLC's website, may include typographical inaccuracies or errors. Changes to INVENTOR, LLC's website are periodically added to any in all information contained herein on INVENTOR, LLC's website. It is your sole responsibility and you accept such responsibility to be proactive and from time-to-time review INVENTOR, LLC's website, inclusive of its terms and conditions, and review any such changes that are made by INVENTOR, LLC or its partners and suppliers to its website

- From time-to-time INVENTOR, LLC's website may incorporate links to additional websites. Such links are provided for your convenience to provide further information. They do not signify that such links endorse INVENTOR, LLC's website(s). INVENTOR LLC has no responsibility for the subject matter of the linked website(s).
- You may not create a link to this website from another website or document without INVENTOR, LLC's prior and expressed written consent.
- INVENTOR, LLC, may, without prior notice, change the services; stop providing the services or any features of the services it offers; or create limits for the services. INVENTOR, LLC may permanently or temporarily terminate or suspend access to the services without notice and liability for any reason, or for no reason. INVENTOR, LLC may terminate your right of entry to its website, without cause or notice, which may follow in the forfeiture and destruction of all material correlated with your account. Entirely, any and all terms of this agreement that, by their nature, should survive termination shall survive termination, inclusive of though not limited to and without limitation, ownership terms, warranty stipulations, indemnity, and limitations of liability.
- The Service and all materials therein or transferred thereby, including, without limitation, software, images, text, graphics, logos, patents, trademarks, service marks, copyrights, photographs, audio, videos, music, and all Intellectual Property Rights related thereto, are the exclusive property of INVENTOR, LLC. Except as explicitly provided herein, nothing in these Terms shall be deemed to create a license in or under any such Intellectual Property Rights, and you agree not to sell, license, rent, modify, distribute, copy, reproduce, transmit, publicly display, publicly perform, publish, adapt, edit, or create derivative works thereof.
- INVENTOR, LLC reserves the right to change the terms, conditions, and notices under which INVENTOR, LLC's website is herein provided.
- To the maximum extent permitted by applicable law in no event shall INVENTOR, LLC and or its providers and suppliers be liable for any direct, indirect, punitive, special, consequential, incidental or damages of any nature without limitation, inclusive of though not limited to damages for loss of usage and/or profits arising out of or in any way interconnected with the utilization or performance of INVENTOR, LLC's website .
- Your use of any and/or all information or materials on INVENTOR, LLC's website is entirely at your own risk, for which INVENTOR, LLC shall not be liable. It shall be your own obligation to certify that any products, services, or information accessible through this website apply to your particular condition.
- You recognize and agree that by uploading any content (including, though not limited to designs, images, animations, videos, audio files, fonts, logos, illustrations, compositions,

artworks, interfaces, text, and literary works) through any means to INVENTOR, LLC's website, you confirm that you own all the relevant rights or received the appropriate license to upload/transfer/send the content. You agree and consent that the uploaded/transferred content may be publicly displayed on INVENTOR, LLC's website.

- If you are dissatisfied with any portion of INVENTOR, LLC's website or with any of these terms of usage your sole and exclusive remedy is to discontinue utilizing INVENTOR, LLC's website. Neither INVENTOR, LLC and or its providers make any representations about the availability, accuracy, reliability, sustainability of the substances contained within INVENTOR, LLC's website for any reason or for any purpose that arise for your utilization of INVENTOR, LLC's website.
- INVENTOR, LLC may permanently or temporarily terminate or suspend your access to the service without notice and liability for any reason, including if in INVENTOR, LLC's sole determination you violate any provision of these Terms or any applicable law or regulations. You may discontinue use and request to cancel your account and/or any services at any time. Notwithstanding anything to the contrary in the foregoing, with respect to automatically renewed subscriptions to paid or unpaid services, such subscriptions will be discontinued only upon the expiration of the respective period for which you have already made payment.
- You agree and understand that you are accountable for preserving the confidentiality of passwords correlated with any account you utilize to gain access to any portion of INVENTOR, LLC's website. Accordingly, you concur that you are exclusively accountable for all interests that occur within your account. Should you become apprised of any unauthorized utilization of your password or of your account, you agree to advise INVENTOR, LLC without delay.
- You warrant to INVENTOR, LLC that you will not use INVENTOR, LLC's website for any purpose that is unlawful or prohibited by these terms, conditions, and notices. You may not use INVENTOR, LLC's website in any manner which could damage, disable, overburden, or impair INVENTOR, LLC's website or interfere with any other party's use and enjoyment of INVENTOR, LLC's website. You may not obtain or attempt to obtain any materials or information through any means not intentionally rendered accessible or supplied for through INVENTOR, LLC's website. Unauthorized utilization of INVENTOR, LLC's website may give rise and be subjected to a claim for damages and/or be a criminal offense.
- To the maximum extent permitted by applicable law, in no event shall INVENTOR, LLC be liable for any indirect, punitive, incidental, special, consequential, or exemplary damages, including without limitation, damages for loss of profits, goodwill, use, data or other intangible losses, arising out of or relating to the use of, or inability to use, the service.
- To the maximum extent permitted by applicable law, INVENTOR, LLC assumes no liability or responsibility for any (i) errors, mistakes, or inaccuracies of content; (ii)

personal injury or property damage, of any nature whatsoever, resulting from your access to or use of our service; and (iii) any unauthorized access to or use of our secure servers and/or any and all personal information stored therein.

- Where the phrase, “Acquisition Guidance” is exercised on INVENTOR, LLC’s website and in communications and of INVENTOR, LLC’s general literature, it is intended, in context to mean, “A set of directions of guiding information provided by INVENTOR, LLC to an acquirer of INVENTOR, LLC’s IP during the act(s) of acquiring or gaining possession such IP”. The purpose of such guidance is intended to facilitate the transfer of INVENTOR, LLC’s IP to a suitor, and should not be misconstrued as legal advice, or any sort of advice outside the range and scope of facilitating the transfer of INVENTOR, LLC’s IP to an acquirer. No material(s) herein or subsequently published by INVENTOR shall be deemed legal or taxation advice, and any and all visitors and/or users of INVENTOR, LLC’s website are advised to seek, and were necessary retain advice of a dually licensed attorney and/or CPA. INVENTOR, LLC may periodically update its acquisition guidance although INVENTOR, LLC is under no obligation to do so.
- Specific material set forth in INVENTOR, LLC’s ‘Acquisition guidance’ may encompass “forward-looking statements”, which are, under applicable law collectively indicated herein as “forward-looking statements”. As such, and excluding accounts of historical fact, materials, statements enclosed therein ‘may’ form forward-looking statements. Forward-looking statements are presented to permit potential suitors of INVENTOR, LLC’s IP an opportunity to recognize INVENTOR, LLC’s guidance in respect of the future so that prospective acquirers of INVENTOR, LLC’s IP may, where they deem fit, apply INVENTOR, LLC’s guidance as an element when considering an acquisition of INVENTOR, LLC’s IP.
- INVENTOR, LLC’s forward-looking statements essentially encompass risk and uncertainty, known and unknown, which may cause future performance, financial and otherwise, to differ materially from any projections of future performance or outcomes implicit or implied by such forward-looking statements. INVENTOR, LLC makes no guarantee of future performance of materials and statements herein and unwarranted dependence should not be placed on the enclosed statements and materials.
- You agree that if INVENTOR, LLC does not take action to exercise or enforce any legal right or remedy available under applicable law, such inaction will not be misconstrued to formally waive INVENTOR, LLC’s rights and such rights or remedies under applicable law remain accessible to INVENTOR, LLC.
- To the fullest degree permissible by law, this agreement is governed by the laws of the State of Florida. You herewith assent to the sole jurisdiction and venue of courts in Miami-Dade Florida where all disputes arising from of or relating to the use of INVENTOR, LLC’s website will be adjudication in a competent court of law.

- You agree to indemnify and hold INVENTOR, LLC harmless from any demands, loss, liability, claims or expenses (including attorneys' fees), made against it by any third party due to, or arising out of, or in connection with your use of INVENTOR, LLC's website or any of the services offered on INVENTOR, LLC's website.
- INVENTOR, LLC advises prospective acquirers of its IP to perform their own due diligence and undertake an investigation and/or exercise of care that a judicious potential acquirer of INVENTOR, LLC's IP would, with a certain standard of care, and for the better interest of such potential acquirer, perform prior entering into an IP assignment or agreement by contract with INVENTOR, LLC. INVENTOR, LLC also advises potential acquirers of its IP to retain professional advice when performing due diligence. As the material therein is presented in INVENTOR, LLC's "Terms and Conditions" potential acquirers accept the material disclosed herein and agree not to, in any form, hold INVENTOR, LLC liable for statements and/or materials disclosed therein.
- INVENTOR, LLC reserves the right to modify these terms from time to time at its sole discretion. At the time of their publication these terms and conditions are understood to be accurate. Nevertheless, in view of the continually modifying environment in which they exist, operate and are applicable toward, the terms may need to be periodically updated for accuracy. Therefore, you should review these page(s) periodically. When INVENTOR, LLC changes the Terms in a material manner, it will notify you that material changes have been made to the Terms. Your continued use of INVENTOR, LLC's website or its service(s) after any such change constitutes your acceptance of the new Terms. If you do not agree to any of these terms or any future version of the Terms, do not use or access (or continue to access) INVENTOR, LLC's website or its service(s).
- You agree to receive from time-to-time promotional messages and materials from INVENTOR, LLC by mail, email, or any other contact form you may provide INVENTOR, LLC with (including your phone number for calls or text messages). If you don't want to receive such promotional materials or notices, please notify INVENTOR, LLC.
- This agreement, as set forth by these terms and conditions, unless otherwise itemized herein establishes the whole and full agreement involving the user and INVENTOR, LLC with relation to INVENTOR, LLC's website and it supersedes all preceding or contemporaneous consultations and applications, electronic, oral or printed, between the user and INVENTOR, LLC with respect to INVENTOR, LLC's website.
- These Terms, the rights and remedies provided herein, and any and all claims and disputes related hereto and/or to the service(s), shall be governed by, construed under, and enforced in all respects solely and exclusively in accordance with the internal substantive laws of The United States of America, and/or The State of Florida and Miami-Dade County, Florida USA without respect to conflict of its laws and principles. Any and all such claims and disputes shall be brought in, and you hereby consent to them being decided exclusively by a court of competent jurisdiction located in Miami-Dade County, Florida USA.