

These terms and conditions govern the use of and access to Premier Plus Consultants Website(s).

Acceptance of Terms

Welcome to Premier Plus Consultants(s) (“website(s)” or “site(s)”)! You may access or obtain unique support services, products, information, and community offerings (“Services”) provided by Premier Plus Consultants (“we,” or “us”) through our website(s) as a service to the Internet community. Your use of these Services is subject to these Site Terms and Conditions (“Agreement”). By accessing Premier Plus Consultants website(s) and/or using the Services, you agree that you have read and understand this Agreement, and that your use of the website(s) shall conform to this Agreement. If you register with us for certain Services, this Agreement includes and incorporates additional terms specific to those Services. The additional terms will be presented to you for your acceptance at the time of your registration for those Services. We reserve the right to change or amend this Agreement without notice. See the Section titled “Changes to Agreement” below for details.

Privacy Policy

Premier Plus Consultants recognizes the importance of protecting your privacy. Any registration, personal, or other information you share with us is securely managed and safeguarded.

User Account, Password, and Security

In this Agreement “you” refers to the person who registers to become a user/member of Premier Plus Consultants website(s). You agree that all information you provide in registration or otherwise is true, accurate, and complete. We reserve the right to refuse service or subscription to any person or entity for any or no reason whatsoever. To obtain some specific Services, you will be required to designate a user ID and password. You are responsible for maintaining the confidentiality of the ID and password, and are fully responsible for all activities that occur under your ID or password. You agree to immediately notify Premier Plus Consultants of any unauthorized use of your ID or password or any other breach of security. You also agree to exit from your account at the end of each session. Premier Plus Consultants cannot and will not be liable for any loss or damage arising from your failure to do so.

User Conduct

By accessing our site(s) and/or otherwise accepting this Agreement, you agree to comply with the specific Community Guidelines that may govern any communities in which you participate or with the following general guidelines:

In connection with your use of the Site, you agree you will not:

- Transmit any message, information, data, text, software or images, or other content (“Material”) that is unlawful, harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous, or otherwise objectionable that may invade another’s right of privacy or publicity;
- Impersonate any person or entity, including but not limited to, Premier Plus Consultants official, forum leader, guide or host or falsely state or otherwise misrepresent your affiliation with a person or entity;
- Post or transmit any Material that you do not have a right to reproduce, display or transmit under any law or under contractual or fiduciary relationships (such as nondisclosure agreements);
- Post or transmit any Material that contains a virus or corrupted data;
- Delete any author attributions, legal notices or proprietary designations or labels that you upload to any communication feature;
- Use the Site’s communication features in a manner that adversely affects the availability of its resources to other users (e.g., excessive shouting, use of all caps, or flooding continuous posting of repetitive text);
- Post or transmit any unsolicited advertising, promotional materials, “junk mail,” “spam,” “chain letters,” “pyramid schemes” or any other form of solicitation or any non-resume information such as opinions or notices, commercial or otherwise;
- Violate any applicable local, state, national or international law;
- Upload or transmit any Material that infringes any patent, trademark, trade secret, copyright or other proprietary rights of any party;
- Delete or revise any Material posted by any other person or entity;

Manipulate or otherwise display the Site by using framing or similar navigational technology; or Disseminate username, password or any additional subscription-based Site-accessing information to unauthorized individuals.

Proprietary Rights

Premier Plus Consultants and its licensors and partners have expended substantial time, effort, and funds to create the website(s) and the Services. You acknowledge and agree that Premier Plus Consultants or Premier Plus Consultants affiliates exclusively own the copyright to (or have been granted licenses by third parties to use) all rights, title, and interest in the Services and the information, data, databases, images, sound recordings, audio and visual clips, and other content (collectively, "Content") provided by the website(s).

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For permission to use Content from the website(s), please complete the applicable email requested permission request form.

Trademarks

The subsequent and current trademarks and logos used on the website(s) are owned by Premier Plus Consultants or are used with permission from the respective owners. No use of any subsequent Premier Plus Consultants trademark or any other trademark listed is permitted without express written consent.

Review the guidelines for the use of subsequent Premier Plus Consultants trademarks.

Special Conditions for International Use and Exports

Premier Plus Consultants makes no representations that the Services are appropriate for use in all locations, or that transactions, products, instruments, or services discussed are available or appropriate for sale or use in all jurisdictions. As a Bahamian based limited company, Premier Plus Consultants along with our representatives internationally, is subject to Bahamian export controls and economic sanctions laws and regulations. You access Premier Plus Consultants website(s) and the Services on your own initiative, and are responsible for compliance with applicable local laws or regulations. Recognizing the global nature of the Internet, you agree to comply with all local rules regarding online conduct and acceptable content. Specifically, you agree to comply with all applicable laws regarding the transmission of data or information exported from The Bahamas or the country in which you reside. You further agree not to upload to Premier Plus Consultants website(s) any data or software that cannot be exported under The Bahamas government export laws without prior written government authorization, including, but not limited to, certain encryption software. This assurance and commitment shall survive termination of this Agreement.

No Resale of Service

You agree not to reproduce, duplicate, copy, sell, resell, or exploit for any commercial purposes any portion of the Services, use of the Services, or access to the Services.

Linked Sites

This Site may provide, or third parties may provide, links to non-Premier Plus Consultants websites or

resources. Because Premier Plus Consultants has no control over such sites and resources, you acknowledge and agree that Premier Plus Consultants is not responsible for the availability of such external sites or resources, and does not endorse and is not responsible or liable for any content, advertising, products, or other materials on or available from such websites or resources. Links to these third-party sites does not imply that the websites are affiliated with or endorsed by the Premier Plus Consultants or are legally authorized to use any applicable or subsequent trademark, trade name, logo or copyright symbol of Premier Plus Consultants that is displayed in or accessible through the links.

You further acknowledge and agree that Premier Plus Consultants shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such site or resource. Premier Plus Consultants strongly encourages users to read all external and third-party site terms and conditions and privacy policies.

Downloaded Content

It is up to you to take precautions to ensure that information, data, and software you download or otherwise select for your use is free of viruses and other destructive items.

Consent to Electronic Communications and Email Solicitation

When you register for Services, you may choose to receive information and other materials regarding products, services, and other offers from time to time as described in our Privacy Policy. Such solicitations may take the form of materials mailed to you, telephone calls, e-mail messages, or other forms. Solicitations will be made to the addresses and numbers provided to us in the registration process.

Term of Agreement

This Agreement remains in effect until terminated by Premier Plus Consultants . Your agreed registration is active from the time of your registration between the date period of September 1st to August 31 of the subsequent year.

If you are unsatisfied with the Services provided through Premier Plus Consultants website(s), your sole remedy is to request termination of this Agreement with permission from Premier Plus Consultants. We may terminate this Agreement, in whole or with respect to a Service, with or without cause, at any time immediately upon our applicable disabling your password and ID. We may notify you of termination of the Agreement via e-mail or other written notice to the address you provide to us in the registration process. After the termination of this Agreement or a Service, you are not authorized to access or use the Service, and you shall cease all such access and use. If you nonetheless access or use the Service in spite of termination of the Agreement or Service, your use of, or access to, the Service will be subject to the version of the Agreement then in effect as to all current users.

Changes to Agreement and Services

We may make changes to this Agreement at any time. Your continued use of the Services indicates your acceptance of the new terms and conditions and continued agreement to be bound by this Agreement, as changed from time to time. You should review this Agreement often to stay informed of changes that may affect you. If you have registered with us and provided us with an e-mail address, we may provide you with notice informing you that this Agreement has changed, but such notice shall be for convenience only and shall not be required for the effectiveness of the changes. You agree to check the Services, your mail and/or e-mail on a regular basis to receive important and timely notices from us. Premier Plus Consultants may also make changes to the Services and site(s), including discontinuing any Service or Content, or otherwise restricting access and use. We reserve the right to do so without prior notice to you. Premier Plus Consultants reserves the right to change or add any fees or charges for access or use of the website(s) or any of the Services at any time.

No Warranties/Limitation of Liability

PREMIER PLUS CONSULTANTS WEBSITE(S) AND SERVICES ARE PROVIDED ON AN "AS IS," "AS AVAILABLE"

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All users therefore agree that all access and use of Premier Plus Consultants website(s) is at the user's own risk. Because some jurisdictions do not allow the exclusion or limitation of liability for certain damages, in such jurisdictions, the liability of Premier Plus Consultants shall be limited in accordance with this Agreement to the fullest extent permitted by law. The user specifically waives any and all claims it may have arising out of use of the website(s) or being the recipients of any applicable support services. Any applicable service for which a separate fee is charged carries with it only the representations and warranties specifically stated attributable to the required service and the associated terms of agreements where applicable.

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you hereby grant your permission and authorize the managing personnel or other event representatives to obtain medical care, at my expense, from any licensed physician, hospital or medical clinic should the student become ill or injured while participating in applicable activities away from or at home, or where neither parent nor legal guardian is available to grant authorization for emergency treatment.

you assume all risks and hazards incidental to your child's participation, including transportation to and from the activities; and do hereby waive all liabilities claims , release, absolve, indemnify and agree to hold harmless PREMIER PLUS CONSULTANTS, CONTRACTUAL PARTNERS, CLIENTS, the organizers, sponsors, supervisors, participants and persons transporting the player to and from the activities, from any and all claims arising out of an injury to the player.

you hereby waive all liabilities claims, release, absolve, indemnify and agree to hold harmless PREMIER PLUS CONSULTANTS, CONTRACTUAL PARTNERS, CLIENTS, CONSULTANTS, the organizers, sponsors, supervisors, participants and persons in the application and delivery of all support services from PREMIER PLUS CONSULTANTS

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Miscellaneous

This Agreement, the Privacy Policy, and any specific Community Guidelines that you accept and that govern specific sections of this site represent your entire agreement with Premier Plus Consultants with respect to your access and use of Premier Plus Consultants website(s) and the Services. Except for Premier Plus Consultants' affiliates, this Agreement does not confer any rights, remedies, or benefits upon any person other than you and Premier Plus Consultants. This Agreement may only be amended by a written or electronic form duly accepted and agreed to by Premier Plus Consultants and you, or in the manner described in the Section "Changes to Agreement and Service" above. You may not assign this Agreement without the prior written consent of Premier Plus Consultants. This Agreement shall be binding on and inure to the benefit of the parties and their respective successors and assigns. Should any provision of this Agreement be held to be void, invalid, unenforceable, or illegal by a proper legal authority, the validity and enforceability of the other provisions shall not be affected. This Agreement shall be governed by and construed under the terms of the Grand Bahama Port Authority, without regard to conflicts of laws of The Local Government of The and of The Bahamas.