### **Terms of Use**

Welcome to the Site.

By accessing and using this Site, you agree to each of the terms and conditions set forth herein ("Terms of Use"). Additional terms and conditions applicable to specific areas of this Site or to particular content or transactions may be posted in particular areas of the Site and, together with these Terms of Use, govern your use of those areas, content or transactions. These Terms of Use, together with applicable additional terms and conditions, are referred to as this "Agreement". BY VIEWING AND USING THIS WEBSITE, SOFTWARE (HEREINAFTER "SOFTWARE"), DOCUMENTATION (HEREINAFTER "DOCUMENTATION"), AND ANY TEXT, PICTURES, SIGNATURES, INFORMATION, TECHNOLOGY, DATA OR IMAGES IN ANY FORM ON THE SITE OR AVAILABLE THROUGH THE SITE OR ANY INFORMATION, GRAPHICS, IMAGES, DRAWINGS, DATA, OR DOCUMENTS GENERATED BY USING THE SITE OR SOFTWARE ACCESSIBLE THROUGH THE SITE (COLLECTIVELY REFERRED TO AS "CONTENT"), YOU ACCEPT ALL THE TERMS AND CONDITIONS OF THIS AGREEMENT

By viewing and using the Site, you agree to be bound by the Terms of Use and Privacy Policy. PME Technology, LLC or its client (collectively referred to as "PME") may revise the Terms of Use and Privacy Policy at any time without notice to you. All rights, title and interest not expressly granted are reserved.

### 1. Use of Web Site Information

If you is using this site on behalf of you employer, you represent that you are authorized to and have authority accept these terms and conditions on your employer's behalf. Further, you acknowledges that you are 18 years of age or older. Children under the age of 18 are not allowed to use this Site or transmit or otherwise submit personal information to PME.

### 2. Use of Software and Documentation

Any Software that is made available for use or download, by or through this Site is owned by and is the work of PME and/or its suppliers. Use of the Software is governed by the terms of this Website User and Software License Agreement, in addition to any license terms that may accompany the Software. You may not use any Software unless you first agree to these terms. Subject to the terms of this Agreement, PME hereby grants You a limited, non-exclusive, personal, non-sublicensable, non-transferable, non-assignable license to use the Software (including any Documentation, online or enclosed documentation, data distributed to your computer from the Site or displayed on the Site and any future programming fixes, updates and upgrades provided to you, all of which shall be considered within the definition of Software) on a single computer and only in connection with services provided by PME.

Notwithstanding anything to the contrary, you may not: (i) remove any proprietary notices from the Site, Software, Content, and Documentation or any copy thereof; (ii) cause, permit or authorize the modification, creation of derivative works, translation, reverse engineering, decompiling or disassembling or hacking of the Software; (iii) sell, assign, rent, lease, act as a service bureau, or grant rights in the Site, Software, Content or Documentation including, without limitation, through sublicense, to any other entity without the prior written consent of PME; (iv) export or re-export the Software or Documentation in violation of United States export laws; (v) use the Site, Software, Content or Documentation for any commercial purpose or the benefit of any third party or charge any person for the use of the Site, Software, Content, or Documentation; or (vi) use the Site, Software, Content, or Documentation to, or in any way that would violate any applicable law, regulation or ordinance: (vii) collect any information or communication about users of the Site, Software. Content or Documentation by monitoring, interdicting, eavesdropping or intercepting any process, meeting or other use of the Site or Software; (viii) use any type of virus, clock, spyware, timer, counter, worm, software lock, trojan-horse routing, trap door, time bomb or any other codes or instructions that are designed to be used to provide a means of surreptitious or unauthorized access or that are designed to distort, delete, damage or disassemble the Site, Software, Content, or Documentation; and (ix) use the Site, Software, Content, or Documentation in any manner that competes directly or indirectly against PME, unless approved otherwise in writing by PME. Furthermore, you may not use the Site, Software, Content, or Documentation to develop, generate transmit or store information that: (A) infringes any third party's intellectual property, privacy or other proprietary right; (B) is defamatory, harmful, abusive, obscene or hateful; (C) in any way obstructs or otherwise interferes with the normal performance of another person's use of the Site, Software, Content, or Documentation (D) performs any unsolicited commercial communication not permitted by applicable law; (E) is harassment or a violation of privacy or threatens other people or groups of people; and (F) impersonates any other person, or steals or assumes any person's identity (whether a real identity or online nickname or alias).

The Site, Software, Content, or Documentation may contain confidential and trade secret information owned or licensed by PME, and you agree to take reasonable steps at all times to protect and maintain the confidentiality of such information. You agree not to disclose any information to any third party.

Any modification, use, reproduction, or redistribution of the Site, Software, Content, or Documentation not in accordance with this Website User and Software the License Agreement is expressly prohibited by law and may result in civil and criminal penalties.

You may download, view, copy, and print documents from the Site or made available through the Site (collectively referred to as "Site Documents"), subject to the following: (a) the Site Documents may be used solely for personal, informational, non-commercial and non-competitive purposes; and (b) the Site Documents may not be modified or altered in any way. You may not use, download, upload, copy, print, display, perform, reproduce, publish, license, post, transmit, or distribute any Site Documents in whole or in part without the express written authorization of PME. Documents specified above do not include the design or layout of this website or any other PME owned, operated, licensed, or controlled website. Elements of the Site, Software, Documentation, Site Documents and Content may be protected by trade dress, trademark, trade secret, copyright, unfair competition, and other laws and may not be copied or imitated in whole or in part. No logo, graphic, sound, or image from any PME website may be copied, used, or retransmitted unless expressly permitted in writing by PME.

WITHOUT LIMITING THE FOREGOING, COPYING OR REPRODUCTION OF THE SITE, SITE PAGES, SOFTWARE, DOCUMENTATION, AND CONTENT TO ANY OTHER COMPUTER OR SERVER IS EXPRESSLY PROHIBITED, UNLESS SUCH REPRODUCTION OR REDISTRIBUTION IS EXPRESSLY CONSENTED TO IN WRITING BY PME.

### 3. Ownership

The Site, Software, Content, Site Documents and Documentation are owned by PME and/or its suppliers. The Software contains structure, data, formulas, information, algorithms, scheduling and routing techniques and technologies, organization and code are the valuable trade secrets of PME and its suppliers. The Software is also protected by copyright law and international treaty provisions. You agree not to modify, adapt, translate, publish, make derivative works, reverse engineer, decompile, disassemble or otherwise attempt to discover the source code of the Software. Except as stated above, this Agreement does not grant you any intellectual property rights in the Software, Documentation, Site Documents or Content. You shall not take any action to jeopardize, limit or interfere with PME's ownership of and rights with respect to Site, Software, Content, Site Documents or Documentation. You acknowledge that any unauthorized copying or unauthorized use of the Site, Software, Content, Site Documents or Documentation is a violation of this Agreement and copyright, trade secret, and/or trademark laws and is strictly prohibited.

# 4. Passwords and Security

You are responsible for maintaining the confidentiality of any password(s) you are given to access the Site, and are fully responsible for all activities that occur under your password(s). You agree to notify PME immediately of any unauthorized use of your password(s).

### 5. Term, Termination of Use

You agree that PME may, in its sole discretion without notice at any time, terminate this Agreement at any time, with or without cause, by providing notice to you and/or preventing you access to the Site, Software, Content, and Documentation.

You may terminate this Agreement and the licenses granted herein at any time provided you immediately cease access and use of the Software, Site, Documentation and Content AND destroy or remove from all hard drives, networks, and other storage media all copies of the Site, Software, Content, Site Documents and Documentation on any hard drives or otherwise in your possession.

Upon termination of this Agreement for any reason: (i) all licenses and rights to use the Site, Software, Content, or Documentation shall immediately terminate and you must immediately cease use of the Site, Software, Content, or Documentation and dispose of all originals and copies of the Site, Software, Content, or Documentation, or portions thereof, that are in your possession; and (ii) Sections 2, 3, 4, and 6-11 shall survive such termination.

# 6. Third Party Web Sites, Content, Products and Services

The Site may provide links to websites and access to content, products and services from third parties, including users, advertisers, affiliates and sponsors of the Site. You agree that PME is not responsible for the availability of, and content provided on, third party websites. You agree that PME is also not responsible for third party content accessible through the Site, including opinions, advice, statements and

advertisements, and understand that you bear all risks associated with the use of such content and third party websites. You agree that PME is also not responsible for: (a) the quality of third party products or services; and (b) fulfilling any of the terms of your agreement with the third party, including delivery of products or services and warranty obligations related to purchased products or services. You agree that PME is not responsible for any loss or damage of any sort you may incur from dealing with any third party, even though such dealings may originate or occur through the Site.

### 7. Disclaimers of Warranties

PME AND ITS SUPPLIERS DO NOT AND CANNOT WARRANT THE PERFORMANCE OR RESULTS YOU MAY OBTAIN BY USING THE SITE, SOFTWARE, CONTENT, SITE DOCUMENTATION OR DOCUMENTATION. PME AND ITS SUPPLIERS MAKE NO WARRANTIES, EXPRESS OR IMPLIED, THAT THE SITE, SOFTWARE, CONTENT, SITE DOCUMENTATION OR DOCUMENTATION DOES NOT INFRINGE THIRD PARTY RIGHTS.

THE SITE, SOFTWARE, CONTENT, DOCUMENTATION, AND ALL MATERIALS, INFORMATION, PRODUCTS AND SERVICES PROVIDED ON THE SITE, ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS AND YOU ASSUME ALL RISK ASSOCIATED WITH THE USE THEREOF BY YOU. PME EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. ANY CONTENT, DATA, MATERIALS, DOCUMENTS, INFORMATION OR SOFTWARE ACCESSED, DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF THE SITE IS DONE AT YOUR OWN DISCRETION AND RISK. PME SHALL HAVE NO RESPONSIBILITY FOR ANY DAMAGE TO YOUR BUSINESS, COMPUTER SYSTEM OR LOSS OF DATA THAT RESULTS FROM USE OF THE SITE OR SOFTWARE OR RESULTING FROM THE DOWNLOAD OF ANY CONTENT, DOCUMENTATION, SITE DOCUMENTATION OR SOFTWARE.

PME MAKES NO WARRANTY THAT: (A) SITE, SOFTWARE, CONTENT, AND DOCUMENTATION WILL MEET YOUR REQUIREMENTS; (B) THE SITE WILL BE AVAILABLE ON AN UNINTERRUPTED, TIMELY, SECURE, OR ERROR-FREE BASIS; (C) THE RESULTS THAT MAY BE OBTAINED FROM THE USE OF THE SITE OR ANY SERVICES OFFERED THROUGH THE SITE WILL BE ACCURATE OR RELIABLE; OR (D) THE QUALITY OF ANY PRODUCTS, SERVICES, INFORMATION, OR OTHER MATERIAL USED OR OBTAINED BY YOU THROUGH THE SITE WILL MEET YOUR EXPECTATIONS. PME HEREBY DISCLAIMS ALL WARRANTIES AND CONDITIONS WITH REGARD TO THE SOFTWARE.

YOU AGREE THAT ANY CONTENT OR SITE DOCUMENTS ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY AND SHOULD NOT BE RELIED ON. ALTHOUGH THE INFORMATION ON THE SITE MAY INCLUDE STATEMENTS ON VARIOUS FINANCIAL, LEGAL OR TAX CONCERNS, IT IS PROVIDED FOR INFORMATIONAL PURPOSES ONLY, AND IS NOT INTENDED AND YOU AGREE THAT SHOULD NOT BE RELIED UPON AS LEGAL, TAX OR PERSONALIZED ADVICE. PME DOES NOT WARRANT OR MAKE ANY REPRESENTATIONS REGARDING THE SUITABILITY, USEFULNESS OR EXPECTED RESULTS OF THE CONTENT, SERVICES, PRODUCTS OR FUNCTIONS, INCLUDING TOOLS, SUCH AS CALCULATORS, PROVIDED ON THE SITE OR ANY LINKED WEB SITE. YOU AGREES NOT TO RELY UPON THIS INFORMATION IN MAKING ANY DECISIONS OR ISSUES DISCUSSED ON THE SITE, OR OF FEDERAL INCOME TAXES OR ANY OTHER TAXES ON AMOUNTS HELD OR PAID OUT AS A RESULT OF USING THE SITE.

NO WARRANTY OR REPRESENTATION IS MADE THAT THE INFORMATION ON THE SITE IS COMPLETE, ACCURATE, UP-TO-DATE OR ERROR-FREE OR THAT KNOWN DEFECTS WILL BE CORRECTED. CONTENT, SERVICES, PRODUCTS OR FUNCTIONS AVAILABLE AT THE SITE MAY BE CHANGED OR UPDATED AT ANY TIME WITHOUT NOTICE; BUT PME HAS NO OBLIGATION TO UPDATE THE SITE SO INFORMATION MAY BE OUT-OF-DATE AT ANY GIVEN TIME. THE DOCUMENTS AND CONTENT PUBLISHED ON THE SITE AND THE SITE ITSELF COULD INCLUDE TECHNICAL INACCURACIES OR TYPOGRAPHICAL ERRORS. PME AND/OR ITS RESPECTIVE SUPPLIERS MAY MAKE IMPROVEMENTS AND/OR CHANGES IN THE SITE, SOFTWARE, CONTENT, OR DOCUMENTATION, WHICH THEY ARE NOT OBLIGATED TO GIVE TO YOU.

NO WARRANTY OR REPRESENTATION IS MADE THAT THE SITE OR ANY PART OR FUNCTION, INCLUDING WITHOUT LIMITATION ANY TRANSACTIONAL FUNCTION, WILL BE AVAILABLE AND NOT SUBJECT TO INTERRUPTION AT ANY TIME.

Some states or jurisdictions do not allow the exclusion of implied warranties or limitations on how long an implied warranty may last, so the above limitations may not apply to you.

PME RESERVES THE RIGHT TO CANCEL OR MAKE CHANGES OR UPDATES TO THE SITE, SOFTWARE, CONTENT, OR DOCUMENTATION AT ANY TIME AND WITHOUT NOTICE.

## 8. Limitation of Liability

IN NO EVENT SHALL PME BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES, OR DAMAGES FOR LOSS OF PROFITS, REVENUE, DATA OR USE, INCURRED BY YOU OR ANY THIRD PARTY, WHETHER IN AN ACTION IN CONTRACT OR TORT, ARISING FROM YOUR ACCESS TO, OR USE OF, THE SITE, SOFTWARE, CONTENT, OR DOCUMENTATION, EVEN IF PME HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

# 9. Privacy and Security

You agree that when you visit the Site, PME may collect certain information that does not identify you personally, but provides PME with "usage data," such as the number of visitors PME receives, what pages are visited by a visitor or the ISPs or types of browsers most frequently used. This data helps PME to analyze and improve the usefulness of the information PME provides at the Site and PME's products and services.

Certain services offered on the Site do provide a secure means to communicate with PME, (this may be indicated by an icon that appears on your screen when you are using such a service). For certain types of communications through the Site, PME may use encryption technologies provided for your protection and/or require you to use user identification information ("UserID") and passwords. You are responsible for the confidentiality and use of your UserID, password, social security number and account number. If you become aware of any loss, theft or unauthorized use of any UserID, password, social security number or account number, you agree to immediately notify PME in writing. While PME may provide those technologies and use other reasonable precautions to protect confidential information and provide suitable security, PME does not guarantee that information transmitted through the Internet is secure, or that such transmissions will be free from delay, interruption, interception or error. You agree that although passwords or other security protections may be in use, PME reserves the right to monitor any and all transmissions, stored messages or data and routine backup copies thereof to ensure appropriate usage.

PME may make available on the Site the ability to conduct certain transactions, such as the ability to make a transaction relative to a retirement account. By using the Site to gain access to your account or other personal information, you consent to the electronic transmission of that information. You can only execute transactions or obtain personal account information, by following the instructions stated within the appropriate password protected log-on section of the Site. YOU AGREE THAT PME IS UNABLE AND IS NOT OBLIGED TO EXECUTE TRANSACTIONS OR PROVIDE PERSONAL ACCOUNT INFORMATION VIA E-MAIL. When using the Site to execute transactions, problems may occur that are beyond PME's ability to correct. Access to the Site may be limited or unavailable during periods of peak demand, systems upgrading, maintenance or other reasons. If you are not able to complete a transaction due to a system failure; fail to receive written confirmation of a transaction or its execution within ten (10) business days after execution; or receive confirmation of a transaction you did not request, you agree that your sole and exclusive remedy is to notify PME in writing immediately. Notwithstanding, you agree that PME is not responsible for such system failures and errors.

## 10. Copyright/Trademark Information

PME, PME TECHNOLOGY, LLC. SM, and its logo(s) are service marks, trademarks, and/or trade dress (collectively, "Marks") of PME Technology, LLC. Other names appearing on the Site may be trademarks or service marks of PME or their respective owners. You are not authorized and may not use any marks of PME.

### 11. General Provisions

- a. <u>Severability</u>. In the event that any one or more provisions contained herein should, for any reason, be held to be unenforceable in any respect under the laws of any State or of the United States of America, unenforceability shall not affect any other provisions herein contained. Instead, this Agreement shall be construed as if such unenforceable provision had not been contained herein.
- b. <a href="Entire Understanding">Entire Understanding</a>. This Agreement, contains the entire and only understanding between the parties respecting the subject matter hereof and supersedes all prior agreements between the parties respecting the subject matter thereof, and any warranty, representation, promise or condition therewith not incorporated herein, shall not be binding upon either party. No modification, renewal, extension or waiver of this Agreement or any of its provisions shall be binding unless in writing and executed by duly authorized representatives of both parties. This

- Agreement supplements, not supersedes, PME's rights under any other State and Federal laws, such as trademark, patent, trade secret, copyright and unfair competition laws.
- C. Waiver of Breach. No acquiescence in or waiver of any breach or modification of any term or condition of this Agreement shall be deemed or construed to be an acquiescence in or waiver of any succeeding breach or modification, and shall not prevent a subsequent enforcement of any term or condition hereof.
- d. <u>Parties Benefited; Assignment</u>. The provisions of this Agreement shall inure to the benefit of and be binding upon the parties hereto, their successors and assigns, but neither party may assign this Agreement without the express written consent of the other party.
- e. <u>Jurisdiction and Venue</u>. This Agreement shall be governed in all respects by the laws of the United States of America and the laws of the State of Ohio, irrespective of its choice of law provisions. Any suit brought by either party against the other on the basis of any controversy or claim arising out of or relating to this Agreement, or the breach thereof or arising out of use of the Site, Software, Content, or Documentation shall be brought only in either the United States District Court of Southern Ohio, United States of America or an appropriate court in Montgomery County, Ohio, and the parties hereby submit to the personal jurisdiction and venue of these courts.
- f. <u>Captions</u>. The headings of the Articles and Paragraphs of this Agreement are for convenience only and shall not be considered part of, or effect the interpretation of, any provision of this Agreement.