

PrePro
| Puerto Rico Production Guide |

Terms and Conditions

A user shall use **PrePro** for lawful purposes only.

A user shall not post or transmit through **PrePro** any material which violates or infringes in any way upon the rights of others, which is unlawful, abusive, threatening, defamatory, invasive of privacy or publicity rights, vulgar, obscene, profane or otherwise objectionable, which encourages conduct that would constitute a criminal offense, give rise to civil liability or otherwise violate any law, or which, without **PrePro's** express prior approval, contains advertising or any solicitation with respect to products or services. **PrePro** contains copyrighted material, trademarks and other proprietary information, including, but not limited to, text, software, photos, video, graphics, music and sound, and the entire contents are copyrighted as a collective work under United States copyright laws.

PrePro owns a copyright in the selection, coordination, arrangement and enhancement of such content, as well as in the content original to it. Users may not modify, publish, transmit, participate in the transfer or sale, create derivative works, or in any way exploit any of the content, in whole or in part. This includes search directory listings, job listings and all other content related.

Except as otherwise expressly permitted under copyright law, no copying, redistribution, retransmission, publication or commercial exploitation of downloaded material will be permitted without the express permission of **PrePro** and the copyright owner. In the event of any permitted copying, redistribution or publication of copyrighted material, no changes in or deletion of author attribution, trademark legend or copyright notice shall be made. A user acknowledges that they do not acquire any ownership rights by downloading copyrighted material.

A user shall not upload, post or otherwise make available on **PrePro** any material protected by copyright, trademark or other proprietary right without the express permission of the owner of the copyright, trademark or other proprietary right and the burden of determining that any material is not protected by copyright rests with the user. A user shall be solely liable for any damage resulting from any infringement of copyrights, proprietary rights, or any other harm resulting from such a submission. By

submitting material to any public area of **PrePro**, a user automatically grants, or warrants that the owner of such material has expressly granted **PrePro** the royalty-free, perpetual, irrevocable, non-exclusive right and license to use, reproduce, modify, adapt, publish, translate and distribute such material (in whole or in part) worldwide and/or to incorporate it in other works in any form, media or technology now known or hereafter developed for the full term of any copyright that may exist in such material. A user also permits any other user to access, view, store or reproduce the material for that user's personal use. A user hereby grants **PrePro** the right to edit, copy, publish and distribute any material made available on **PrePro** by that user.

PrePro does not endorse any user postings or any opinion, recommendation, viewpoint, or advice expressed therein, and **PrePro** expressly disclaims any and all liability in connection with user postings. **PrePro** reserves the right to restrict users who promote violence against or threaten other people on the basis of race, ethnicity, nationality, sexual orientation, gender identity, religious affiliation, disability or age. **PrePro** does not endorse or permit copyright infringement of intellectual property rights on its Website, and will remove all content and user postings if properly notified that such content or user postings infringes on another's intellectual property rights. **PrePro** reserves the right to remove content and user postings without prior notice.

The foregoing provisions of section 1 are for the benefit of **PrePro**, its subsidiaries, affiliates and its third party content providers and licensors and each shall have the right to assert and enforce such provisions directly or on its own behalf.

No Warranties

The service (to include options) is provided without warranties of any kind, whether expressed, implied or statutory including but not limited to, any implied warranty of merchantability, fitness of the service for a particular purpose and non-infringement of any third party rights. **PrePro** makes no warranty of any kind, expressed or implied, regarding the quality, accuracy, or validity of the data and/or information sent or accessed through its site or that the service will be error free.

Limitation of Liability

Under no circumstance shall **PrePro** and its subsidiaries, directors, employees or affiliates be liable for any indirect, incidental, special, punitive or consequential damages (including, without limitation, lost profits) whether or not foreseeable, that result in any way from a customer's use of or inability to use the service or the equipment obtained through the service, or customer's reliance on information provided, or that result from

mistakes, omissions, interruptions, deletions or any failure of performance, even if **PrePro** has been advised of the possibility of such damages. In any case, **PrePro's** entire liability under or existing out of this agreement is limited to the sum total of payments made by customer to **PrePro** during the six months immediately preceding the event for which damages are claimed. No action or proceeding against **PrePro** may be commenced more than one (1) year after the service giving rise to the claim is rendered.

Indemnification

Customer agrees to indemnify, defend and hold **PrePro** and its subsidiaries, directors, employees and affiliates harmless from any claims, losses or damages, including attorney's fees, relating to any violation of this agreement by customer or placement of or transmission of any message, information, software or other materials on the internet by customer or user authorized by customer to do so. This indemnification shall survive the termination of the agreement.

Choice of Law

This agreement has been made in San Juan, Puerto Rico and is governed by and constructed in accordance with the laws of the Government of Puerto Rico. YOU CONSENT to and agree that personal jurisdiction over YOU and all disputes over this agreement may at our OUR option be with the courts of our jurisdiction, with respect to any provision of this agreement.

If you have any questions or concerns about anything contained in this document, please email us or call us toll free at 787-390-4100.