Terms of Use

Growing Leaders, Inc. has developed Habitudes®, a curriculum for developing character, leadership and soft skills in young people, which includes content and training materials that are used in the curriculum (collectively, the “Content”). Certain courses or portions of the Content, to which you have requested a subscription, may be accessed online at www.HabitudesOnline.com.

By using the www.HabitudesOnline.com website and related services (collectively, the “Website”), you agree to be bound by the following terms and conditions (“Terms”). These Terms are a binding contract between you and Growing Leaders, Inc. (“Growing Leaders”). If you do not accept these Terms, you may not use the Website. Please read these Terms carefully before accessing and using the Website.

Growing Leaders may change these Terms as our business and services evolve and without notice. Such changes will apply to your use of the Website immediately upon posting the changes to this page. Therefore, it is your responsibility, and we encourage you, to periodically review these Terms for any changes.

User Login
Your organization or you as an individual have licensed portions of the Content through a Course Content License Agreement with Growing Leaders. Growing Leaders provides a link to create a User ID and password for login to the Website by individual users. You agree to keep this User ID and password confidential and not to share it with anyone. You agree to contact Growing Leaders immediately in the event you become aware of unauthorized access to the Website through your User ID. Multiple persons may not share a single User ID and you may not transfer your User ID to another person.

Intellectual Property
Growing Leaders owns rights, title or interest in the Website, the Content and other materials included in the Website (including, but not limited to, text, graphics, images, illustrations, software code, and the like) (collectively, the “Intellectual Property”) and the Intellectual Property are protected by copyright, trademark and other intellectual property laws. You acknowledge the validity of Growing Leaders’ ownership of rights, title and interest in and to the Intellectual Property. You agree to abide by all intellectual property restrictions and protections to the maximum extent applicable in both (a) the United States and (b) your local jurisdiction. You agree to abide by copyright, trademark and service mark, and other proprietary notices and/or designations that are included in or on the Website or Content or otherwise supplied by Growing Leaders. You agree not to alter, remove or obscure any such rights notices. You understand and acknowledge that intellectual property rights may apply even if notices are not consistently displayed or visible. All trademarks and service marks, both common law or registered, displayed in the Website or Content are the property of their respective owners. Specifically, all Growing Leaders and Habitudes Online marks are the property of Growing Leaders, Inc. You may not use Growing Leaders’ trademarks or service marks or any confusingly similar version thereof, to indicate the source of, sponsorship of, approval of, affiliation or association with your goods or services without the prior written consent of Growing Leaders. You agree not to display any other rights notice, trademark, service mark, trade dress, logo, or any other branding element of you or any third party in connection with the Content without Growing Leaders’ prior written consent in each instance.

Restrictions on Use
You agree to only use the Website and Content for the non-commercial and educational presentation of the Habitudes® curriculum and for no other use outside of this context. You agree that you will not use the Content for any audience other than your organization’s staff, faculty, enrolled students, or employees.

You may view the portions of the Content to which you subscribed, on any device, but you may not copy, reproduce, display, modify, alter or create derivative works of any of the Content or any portion of the Content in any way, other than formatting for size on your computing device, without Growing Leaders’ prior written consent in each instance. In particular, you may not download or copy the Content onto a personal computer or other device. Nor may you print the Content without the express advance written consent of Growing Leaders. The Website may functionally permit downloading or copying the Content—please remember that simply because this functionality exists does not mean that the restrictions above do not apply.
You agree that you will not make the Website available to or for the benefit of any party other than you or to commercially exploit the Website by selling, leasing, or otherwise distributing the Website or by republishing the Website. You agree that you will not modify or create derivative works of the Website, including, without limitation, by translating into another computer language. You agree you will not frame, scrape, aggregate, or crawl, reverse engineer, decompile or otherwise discover the source code of the Website, or reproduce the Website in whole or in part. You agree you will not attempt to hack or otherwise gain unauthorized access to the Website or engage in any activity that disrupts the Website.

You agree to administer the Content in a professional manner consistent with the standards of administering similar programs in its school, team or organization and consistent with the intended results of the Content. In the event that the administration of the Content does not, in Growing Leaders’ reasonable judgment, meet the quality standards expected by Growing Leaders or specifications set forth in this Agreement, Growing Leaders will notify Licensee in writing, and you shall promptly bring all administration and use of the Content into compliance within thirty (30) calendar days of such notice.

Growing Leaders reserves the right to suspend or block access to the Website by any user (1) for breach of these Terms and (2) pending resolution of any alleged breach of a third party's intellectual property rights.

Disclaimers and Limitation of Liability
The Website and Content are provided for informational purposes only. The Website is provided “AS IS” and on an “AS AVAILABLE” basis.

GROWING LEADERS EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, AND ANY WARRANTIES THAT (1) MATERIALS ON THE WEBSITE, INCLUDING THE CONTENT, ARE NON-INFRINGEMENT; (2) THAT ACCESS TO THE WEBSITE WILL BE UNINTERRUPTED OR ERROR-FREE; (3) THAT THE WEBSITE WILL BE SECURE; (4) THAT THE WEBSITE OR THE SERVER THAT MAKES THE WEBSITE AVAILABLE WILL BE VIRUS-FREE; OR (5) THAT INFORMATION ON THE WEBSITE WILL BE COMPLETE, CORRECT, ACCURATE, ADEQUATE, RELIABLE, USEFUL, OR TIMELY. NO COMMUNICATION OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM GROWING LEADERS, OR THROUGH OR FROM THE WEBSITE SHALL CREATE ANY WARRANTY OF ANY KIND. IN CERTAIN STATES, THE LAW MAY NOT PERMIT THE DISCLAIMER OF WARRANTIES, SO THE ABOVE DISCLAIMERS MAY NOT APPLY TO YOU.

GROWING LEADERS SHALL NOT BE LIABLE TO YOU OR ANY THIRD PARTY FOR INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES OR LOSS OF PROFITS ARISING OUT OF OR IN CONNECTION WITH THESE TERMS, THE WEBSITE AND/OR THE CONTENT, OR ANY ACTS OR OMISSIONS ASSOCIATED THERewith, WHETHER SUCH CLAIM IS BASED ON BREACH OF WARRANTY, CONTRACT, TORT OR ANY OTHER LEGAL THEORY AND REGARDLESS OF THE CAUSES OF SUCH LOSS OR DAMAGES. IN NO EVENT SHALL GROWING LEADERS’ LIABILITY UNDER THESE TERMS EXCEED $100. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF CERTAIN DAMAGES, SO THE ABOVE LIMITATION AND EXCLUSIONS MAY NOT APPLY TO YOU.

Indemnification
You agree to defend, indemnify and hold harmless Growing Leaders, its officers, directors, agents, employees, successors, and assigns from and against all liabilities, suits, claims, costs, expenses, and losses (including reasonable attorneys’ fees and costs), including, without limitation, any such costs resulting from any third-party claim, demand, suit or proceeding against Growing Leaders, that are caused by or in any manner arise out of (a) use of or access to the Website (including any actions taken by a third party using your User ID), (b) a violation of any provision of these Terms, or (c) a violation of any applicable law or the rights of a third party, including, without limitation, intellectual property and other proprietary rights, by you. Governing Law and Jurisdiction

These Terms will be interpreted according to and any dispute arising out of or related to these Terms shall be governed by the laws of the State of Georgia, without regard to its conflicts of law rules. Any action, litigation, or proceeding of any kind whatsoever arising from or relating to these Terms shall be brought in the United States District Court for the Northern District of Georgia or the courts of the State of Georgia sitting in Gwinnett County. You expressly consent to the personal jurisdiction of the federal and state courts of the State of Georgia, United States, and you consent to the service of process by certified mail or any other available method. Growing Leaders reserves the right to require arbitration in lieu of litigation, and such arbitration will be held in the State of Georgia under the
rules of the American Arbitration Association. Licensee will pay or reimburse Growing Leaders’ costs and expenses to enforce Licensee’s payment or performance of Licensee’s obligations hereunder.

You further agree not to bring any legal action, based upon any legal theory including contract, tort, equity or otherwise, against Growing Leaders that is more than one year after the date of the applicable invoice. **Severability**

If any provision contained in these Terms is or becomes invalid, illegal, or unenforceable in whole or in part, such invalidity, illegality, or unenforceability shall not affect the remaining provisions and portions of these Terms, and the invalid, illegal, or unenforceable provision shall be deemed modified so as to have the most similar result that is valid and enforceable under applicable Georgia law.

**Waiver**

The failure of Growing Leaders to require performance by you of any provision of these Terms shall not affect in any way its right to require such performance at any time thereafter. Any waiver by either party of a breach of any provision in these Terms shall not be taken or held by the other party to be a continuing waiver of that provision unless such waiver is made in writing.

** Entire Agreement**

These Terms are the complete and exclusive agreement between Growing Leaders and you concerning your use of and access to the Website and they supersede all prior or contemporaneous proposals, oral or written, understandings, representations, conditions, warranties, and all other communications between Growing Leaders and you. Note that the Course Content License Agreement entered into between Growing Leaders and your school may contain additional restrictions on your use of the Content. Please contact your school administrator to determine what, if any, additional restrictions apply to your use of the Content based on such License Agreement.

** Assignment**

You may not assign, pledge, delegate, or transfer any part of these Terms, or your rights or obligations hereunder, in any way (by operation of law or otherwise) without Growing Leaders’ prior written consent. We may transfer, pledge, assign, or delegate these Terms and our rights and obligations without your consent.

** Survival**

Provisions that, by their nature, should survive termination of these Terms and your use and access to the Website shall survive termination. You may voluntarily stop using the Website at any time. Additionally, when the term of the Course Content License Agreement between Growing Leaders and your school expires or is otherwise terminated, your User ID will be disabled and your access to the Website will be terminated. By way of example, all of the following will survive termination: any obligation you have to indemnify Growing Leaders, any limitations on our liability, any terms regarding ownership or intellectual property rights, and terms regarding accrued payment obligations or disputes between us.

If you have any questions or comments about these Terms, please contact us:

Growing Leaders, Inc.
190 Technology Parkway, Suite 100
Peachtree Corners, Georgia 30092
770-495-3332
partnerships@growingleaders.com