

OPMConnect.com TERMS OF USE

Welcome to OPM Connect, Inc. Official Website.

PLEASE READ THE FOLLOWING TERMS OF USE ("TERMS") CAREFULLY BEFORE USING THIS WEBSITE. BY ACCESSING OR USING OPM CONNECT, Inc. ("OPM") WEBSITE, INCLUDING BUT NOT LIMITED TO ALL SUBPAGES ("OPMConnect.com"), YOU AGREE, WITHOUT LIMITATION OR QUALIFICATION, TO THESE TERMS.

I. YOUR USE OF OPMConnect.com

You agree to access and use OPMConnect.com only for lawful purposes. You are solely responsible for the knowledge of and adherence to any and all laws, statutes, rules and regulations pertaining to your use of OPMConnect.com. By accessing OPMConnect.com, you agree that you will not:

A. use OPMConnect.com to commit a criminal offense or to encourage others to engage in any conduct which would constitute a criminal offense;

B. use OPMConnect.com in a way to give rise to civil liability or encourage others to engage in any conduct which would give rise to civil liability;

C. use OPMConnect.com to impersonate other parties or entities;

D. use OPMConnect.com to upload any content that contains a software virus, "Trojan Horse" or any other computer code, files, or programs that may alter, damage, or interrupt the functionality of OPMConnect.com or the hardware or software of any other person who accesses OPMConnect.com;

E. upload, post, email, or otherwise transmit any materials that you do not have a right to transmit under any law or contractual relationship;

F. alter, damage, or delete any content posted on OPMConnect.com;

G. disrupt OPMConnect.com or its servers or networks in any way; or

H. claim a relationship with or represent any business, association, or other organization with which you are not authorized to claim such a relationship or to represent.

II. YOUR PASSWORDS AND ACCOUNT SECURITY

A. You agree and understand that you are responsible for maintaining the security and confidentiality of passwords associated with any account you use on OPMConnect.com.

B. Accordingly, you agree that you will be solely responsible to OPM for all activities that occur under your account.

C. If you become aware of any unauthorized use of your password or of your account, you agree to notify OPM immediately by visiting the [Password and Account Problems page](#).

III. INFORMATION YOU PROVIDE

In order to use certain aspects of OPMConnect.com, you may be required to provide information about yourself. You agree that any information you give to OPM will always be accurate, correct and up to date. To learn how OPM may use such information please visit the OPMConnect.com [Privacy Policy](#).

IV. INTELLECTUAL PROPERTY

A. Service marks and trademarks contained in or displayed on OPMConnect.com, and the contents of linked sites operated by third parties, are the property of their respective owners (which may be OPM). All other design, information, text, graphics, images, pages, interfaces, links, software, and other items and materials contained in or displayed on OPMConnect.com, and the selection and arrangements thereof, are the property of the OPM Connect, Inc.. All rights are reserved.

B. OPM respects the intellectual property of others and it asks its users to do the same. If you believe that your work has been copied in a way that constitutes copyright infringement via its display on, or other use by, OPMConnect.com, you may submit a notice pursuant to the Digital Millennium Copyright Act ("DMCA") by providing the OPM's Copyright Agent with the following information in writing:

1. a physical or electronic signature of a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed;
2. identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works are covered by a single notification, a representative list of such works;
3. identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit OPM to locate the material;
4. information reasonably sufficient to permit OPM to contact you, such as an address, telephone number, and, if available, an email address;
5. a statement that you (and, if applicable, the person or entity on whose behalf you are acting) have a good-faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law; and

6. a statement that the information in the notification is accurate, and under penalty of perjury, that you are authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

C. OPM'S designated Copyright Agent under the DMCA for OPMConnect.com is E. Jean Jones, who can be reached as follows:

E. Jean Jones
Chief Compliance Officer
OPM Connect, Inc.
PO Box 3824784
Duncanville, Texas 75138

By email: contactus@opmconnect.com

D. You acknowledge that if you fail to comply with all of the above notice requirements, your DMCA notice may not be valid.

E. For clarity, only DMCA notices should go to the Copyright Agent. To send any other comments or questions about OPMConnect.com, please visit the [OPMConnect.com contact page](#).

V. LINKS TO SITES OF NON-OPM ENTITIES

OPMConnect.com may contain links to other sites on the Internet that are operated by parties other than OPM. OPM does not imply approval of the listed destinations, warrant the accuracy of any information set out in those destinations, or endorse any opinions expressed therein. Like OPMConnect.com, all other websites operate under the auspices and at the direction of their respective owners who should be contacted directly with questions regarding the content of those sites.

VI. DISCLAIMERS

A. OPMCONNECT.COM AND ALL MATERIALS CONTAINED ON IT ARE DISTRIBUTED AND TRANSMITTED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF TITLE OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE QUALITY, CONTENT, ACCURACY, COMPLETENESS, CURRENCY, FREEDOM FROM INTERRUPTION, FREEDOM FROM COMPUTER VIRUS, FREEDOM FROM ERRORS OR OMISSIONS, NON-INFRINGEMENT OF CONTENT PLACED ON OPMCONNECT.COM (WHETHER BY OPM OR A THIRD PARTY) INCLUDING ANY OF THE DESIGN, INFORMATION, TEXT, GRAPHICS, IMAGES, PAGES, INTERFACES, LINKS, SOFTWARE, OR OTHER MATERIALS AND ITEMS CONTAINED IN OR DISPLAYED ON OPMCONNECT.COM.

B. OPM IS NOT RESPONSIBLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL OR CONSEQUENTIAL DAMAGES (REGARDLESS OF WHETHER THEY WERE FORESEEABLE) THAT MAY ARISE FROM THE USE OF, OR THE INABILITY TO USE, OPMCONNECT.COM AND/OR THE MATERIALS CONTAINED ON OPMCONNECT.COM WHETHER THE MATERIALS CONTAINED ON OPMCONNECT.COM ARE PROVIDED BY OPM OR A THIRD PARTY.

C. ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH THE USE OF OPMCONNECT.COM IS DONE AT YOUR OWN DISCRETION AND RISK. YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR OTHER DEVICE OR LOSS OF DATA THAT RESULTS FROM THE DOWNLOAD OF ANY SUCH MATERIAL.

D. CHANGES ARE MADE PERIODICALLY TO OPM CHARTER AND MANY CITY LAWS, RULES, FORMS AND SCHEDULES, AND THESE CHANGES MAY OR MAY NOT BE IMMEDIATELY REFLECTED IN THE MATERIALS OR INFORMATION PRESENT ON OPMCONNECT.COM.

VII. MISCELLANEOUS TERMS

A. Nothing contained in or displayed on OPMConnect.com or in these Terms constitutes or is intended to constitute legal advice by OPM or any of its agencies, officers, employees, agents, attorneys, or representatives.

B. You agree that if OPM does not exercise or enforce any legal right or remedy which is contained in the Terms (or which OPM otherwise has under applicable law), such omission will not be taken to be a formal waiver of OPM's rights and shall not be construed to be a modification of the Terms.

C. If any court of competent jurisdiction rules that any provision of these Terms is invalid, then that provision will be removed from the Terms without affecting the rest of the Terms. The remaining provisions of the Terms will continue to be valid and enforceable.

D. The Terms, and your relationship with OPM under the Terms, shall be governed by and construed in accordance with the Laws of the State of Texas (notwithstanding New York choice-of-law rules). You agree that any and all claims asserted by or against OPM arising under or related to the Terms shall solely be heard and determined either in the courts of the United States located in OPM or County of Dallas or in the courts of the State of Texas located in OPM and County of Dallas.

E. OPM reserves the right to revise and otherwise change the Terms at any time and without notice. Any modification is effective immediately upon posting, unless otherwise stated. Your continued use of OPMConnect.com following the posting of any modification signifies your acceptance thereof. You should periodically visit this page to review the current Terms and Conditions of Use.

F. The OPM Terms and the OPMConnect.com Privacy Policy constitute the entire agreement between you and OPM with respect to your use of OPMConnect.com and they supersede all prior or contemporaneous communications and proposals, whether electronic, oral or written, between you and OPM with respect to OPMConnect.com. The Terms shall be deemed to include all other notices, policies, disclaimers and other terms contained in OPMConnect.com and its subpages; provided, however, that in the event of a conflict between such other terms and these Terms, these Terms shall control.