

SimPPLY Website Terms and Conditions

Please read the following terms and conditions carefully.

This website is operated by JRH Holdings Australia Pty Ltd T/A SimPPLY ACN 86 165 684 917. ("SIMPPLY") from the URL www.simpply.co ("website").

These terms of use as varied from time to time ("Terms") govern your use of the website and all its associated services. By accessing, browsing and/or using the website you will be deemed to have agreed to the Terms. If you do not wish to be bound by these Terms you must discontinue accessing, browsing and/or using the website.

Intellectual Property Rights

You acknowledge and agree that the SIMPPLY website, special technology used in conjunction with the website, SIMPPLY's services, all software, material, information, communications, text, graphics, links, electronic art, animations, audio, video, photos and other data within the website ("SIMPPLY content") are provided by SIMPPLY or third-party providers and are the copyrighted works of SIMPPLY and/or such third parties.

You may use the website for personal and non-commercial purposes only. You may not copy, reproduce, publish, distribute, modify, create derivative works of, rent, lease, sell, transfer, display, transmit, compile or collect in a database, or in any manner commercially exploit any part of the SIMPPLY content or our services in whole or in part unless expressly authorised by SIMPPLY in writing or the relevant third-party owner. You may not store any significant portion of any SIMPPLY content or SIMPPLY services or materials in any form.

Under the Copyright Act 1968 and related amendments you are limited as to the amount of material that you may download, print, copy and/or cut and paste from the website. It is your responsibility to ensure that you do not infringe any applicable law in interrogating and accessing SIMPPLY's website.

You may only download and print a reasonable quantity of copies of SIMPPLY content for non-commercial, personal or educational use only. You must not remove or alter any copyright or other proprietary rights notices that are contained in the original source

material downloaded or printed by you. The copies must not be modified.

You acknowledge that SIMPPLY and/or third party providers remain the owners of the SIMPPLY content and that you do not acquire any intellectual property rights in the SIMPPLY content.

SIMPPLY and SIMPPLY are trade marks of SIMPPLY. The SIMPPLY name and other related trade marks including the SIMPPLY logo that appears throughout the website are trade marks of SIMPPLY and our related third parties ("Trade Marks"). You are strictly prohibited from using, displaying or providing links to the Trade marks without express permission from SIMPPLY or our related third parties in relation to their trade marks.

Information Does Not Represent Professional Advice

The material provided on the website is provided as general information only. It is not intended as professional advice and must not be relied upon as such.

Prior to entering into a transaction or taking any particular course of action in connection with the website, you should make your own inquiries and seek independent advice tailored to your specific circumstances and objectives.

Accuracy and Usefulness of Information

All material and information on the website is provided in good faith and is believed to be accurate and current as at the date of publication. However, SIMPPLY provides no warranty or guarantee that any material or information on the website or linked websites will be accurate or complete at the time it is accessed by you.

SIMPPLY will not be liable for any damages whatsoever whether in an action in contract, negligence or other tort, arising out of or in connection with access to the website or the information and material contained in it. All warranties of any kind are excluded to the maximum extent permitted by law.

SIMPPLY makes no guarantee as to the usefulness of the material and information on the

website, nor any of the products and services promoted on it or via linked websites. In particular, SIMPPLY makes no guarantee as to the appropriateness of the training courses selected by you and no guarantee as to the likelihood of employment which may be gained by virtue of any training undertaken by you with SIMPPLY.

Access

You agree and understand that:

- SIMPPLY may prevent or restrict your access to the website for any technical, security and or any other reasons at its absolute discretion;
- the services supplied by SIMPPLY through the website will not be uninterrupted or error free due to the exigencies of the worldwide web which are beyond SIMPPLY's control.

SIMPPLY® will advise you as soon as practicable of any restrictions imposed on your access to the website.

Variation of These Terms

SIMPPLY may vary these Terms at any time. In the event that SIMPPLY varies these Terms, it will provide a notice to this effect by publishing the varied Terms on the website.

You accept that by SIMPPLY doing this, SIMPPLY has provided you with sufficient notice of any variation to the Terms that may be made by SIMPPLY.

No Warranties or Representations

SIMPPLY® does not exclude any rights or remedies available to you under the Trade Practices Act (Cth) or equivalent State legislation that cannot be excluded or restricted.

To the maximum extent permissible by law, SIMPPLY makes no warranty or representation (express or implied) regarding the quality, accuracy, reliability, currency, performance, completeness or fitness for purpose of any part of the website or any of the SIMPPLY content.

SIMPPLY does not represent or warrant (expressly or impliedly) that the website or any of the SIMPPLY content, or the facilities that make the website and the SIMPPLY content available, will not cause damage, or are free from any computer virus or any other defects or errors, or that your access to the website or any SIMPPLY content will be uninterrupted.

To the maximum extent permitted by law, SIMPPLY® is not liable (whether in contract, negligence or otherwise) for any loss or damage arising from the use of the website or any of the SIMPPLY® content.

To the maximum extent permissible by law, SIMPPLY's liability for breach of any implied warranty or conditions that cannot be excluded is restricted, at SIMPPLY's sole option, to:

- the re-supply of the relevant goods or services; or
- the cost of the re-supply of the relevant goods or services; or
- any amount paid by you to SIMPPLY in respect of the relevant goods or services.

You agree that in no circumstances will SIMPPLY be liable for any indirect, incidental, special and/or consequential losses or damages of whatever nature arising out of your use of the website or of any of the SIMPPLY content (including, but not limited to, losses or damages arising out of, or attributable to, an act or omission by SIMPPLY).

No Guarantees as to the Service

The website contains downloadable materials and links to external websites.

You acknowledge and agree that SIMPPLY is not responsible for, and has no control over, the content of downloadable materials or external sites.

You understand that SIMPPLY cannot and does not guarantee, warrant or represent to you that files or software of any kind, or from any source, available for downloading through the website, will be free of infection or viruses, worms, Trojan horses or other code or defects that manifest contaminating or destructive properties.

Prices and Payments

All prices quoted on the website are quoted in Australian Dollars ("AUD") and are inclusive of GST.

All payments to be made to SIMPPLY must be in AUD and must be inclusive of GST. A payment to be made to SIMPPLY must always be made in accordance with SIMPPLY's payment terms that apply to that payment.

Payments that are received in a currency other than AUD will not be accepted and any attempted registration by you in respect of the website or SIMPPLY content will be delayed until correct payment is made.

All prices quoted on the website are subject to change without notice. You should confirm the price of a product or service before placing an order for it.

Links to Third Party Websites

The website may contain links and pointers to other websites operated by third parties.

Third party links and pointers are included solely for your convenience. Links to third party websites do not constitute endorsement, sponsorship or approval by SIMPPLY of the content, policies or practices of those third party websites.

You agree that by accessing any third party linked website you do so at entirely at your own risk.

SIMPPLY will 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 or reliance on any goods or services available on or through any third party website.

Privacy

By using this website, you agree to SIMPPLY's Privacy Statement. To view SIMPPLY's Privacy Statement, visit www.simpPLY.co/privacy

Security

When using the World Wide Web, the Internet or third-party networks or facilities, you are using networks, facilities and services that are beyond the control of SIMPPLY.

You assume all risk and liability of your use of the World Wide Web, the Internet or any such third party networks, including any access to the website via such media.

Severability

If any part of these Terms is held invalid, illegal or unenforceable, that part shall be severed, and the remainder will continue to be valid and enforceable.

General

The use of the website is governed by, construed and enforced in accordance with the laws of the State of Victoria, Australia and you irrevocably submit to the exclusive jurisdiction of the courts of the State of Victoria, Australia and to the Federal Court of Australia sitting in Victoria and their respective courts of appeal.

Reservation of Rights

Any rights not expressly granted to you herein are reserved by SIMPPLY. For the purposes of this agreement the words "We", "Our" and "Us" refer to SIMPPLY and "website" to materials delivered on www.dynamicwebtraining.com.au and other co-branded versions of the site.