
Dansoft Website Terms of use

Terms of use - Introduction

Welcome to the Dansoft website. By accessing, browsing or using our websites, you (hereinafter also mentioned as “The Customer”) are agreeing to comply with and be bound by the following Terms of Use (the “Terms”) and all terms and conditions incorporated by reference. Please review these Terms carefully before using the website and information provided by Dansoft USA, Inc., its subsidiaries and affiliates (“Dansoft”). **IF YOU DO NOT AGREE TO THESE TERMS, YOU SHOULD NOT USE OUR WEBSITES.**

Dansoft may, without notice to you, at any time amend these Terms and any other information contained on this website. The latest Terms will be posted on our websites, and you should review the Terms prior to using a website. Your continued use of the websites after any changes to these Terms are posted will be considered acceptance of those changes.

Scope of terms

These Terms apply to all Dansoft owned and/or operated websites, including *.dansofterp.com and *.dansoft.com, and any website linked to them by Dansoft and its affiliates, including Dansoft websites around the world and secure areas of the websites (the “DansoftCloud Websites”). These Terms also apply to any and all online resources, materials, download areas, tools and interactive venues provided on the Dansoft Websites, including without limitation, blogs, community forums, chat rooms, discussion sites, knowledge centers, service offerings information (hereinafter, “Online Mediums”), both now and in the future. Dansoft may also publish medium-specific terms of use in which event, these Terms shall remain in full force and effect to the extent that the Terms do not conflict with the medium-specific terms of use.

Ownership of Content

The Dansoft Websites; their past, present and future versions; all pages found within the Dansoft Websites; the material and information on the Dansoft Websites; all graphics, text, images, audio, videos, webinars, designs, compilation, advertising copy, articles, user interfaces, artwork, any computer applications, any and all copyrightable material (including source and object code) and all other materials, including without limitations the design, structure, “look and feel” and arrangement of such content contained on the Dansoft Websites (hereinafter, the “Content”); trade names, trademarks, service marks, logos, domain names, and other distinctive brand elements, whether registered or not are owned, controlled or licensed by or to Dansoft, and are protected by intellectual property laws (the “Intellectual Property laws”), including but not limited to copyright, trademark, trade dress, domain name, patent, trade secret, international

treaties and other proprietary rights and unfair competition laws. In using the Dansoft Websites or the Content, you acknowledge and agree to abide by all applicable Intellectual Property laws, as well as any specific notices contained on the Websites. All rights not expressly granted are reserved.

The Dansoft Websites and their content may not be copied, reproduced, modified, adapted, translated, transmitted, displayed, published, posted, resold, or otherwise distributed in any way, without Dansoft's express prior written authorization.

You must retain copyright and other notices on any copies of the Content you make. Certain Content and documents available on this Website may be open source Content and documents subject to the applicable open source license and are so marked. Your use of those materials is governed by the individual applicable license. Unauthorized use of the Dansoft Websites or the Content contained on or available through the Dansoft Websites or any linked websites may violate applicable Intellectual Property laws or other laws.

The Dansoft Websites, Online Mediums and Content may contain user or third party submitted content, such as feedback and suggestions, post or submissions and other materials (hereinafter, the "Submissions") intended for review by general public, or by members of any public or private community. Dansoft does not claim ownership of the third party submitted content and shall have no obligation or liability of any kind, including without limitation errors, omissions, or damages, with respect to Submissions. Submissions are not reviewed, approved or endorsed by Dansoft and are provided solely for convenience to Dansoft customers and users. Dansoft reserves the right to monitor, restrict access to, edit or remove any Content available via the Online Mediums.

Copyrights Infringement Complaints. You may not use the Dansoft Websites, Content or Online Mediums for any purpose or in any manner that infringes the rights of any third parties. Dansoft encourages you to report any content on the Dansoft Websites that you believe infringes your copyright. If you would like to submit a Copyright Infringement Complaint, please use the **Contact Us** form at <http://www.dansoft.com> and provide your feedback.

Trademarks

The trademarks, service marks, logos, slogans and domain names ("Marks") referenced on the Dansoft Websites are either common-law service marks, trademarks or registered service marks or trademarks of Dansoft or its subsidiaries and are protected by trademark laws in the United States and other countries, and international laws and treaties. Other names of actual companies and products mentioned on the Dansoft Websites may be the trademarks of their respective owners and reference to them does not suggest sponsorship, endorsement or association with Dansoft. Nothing contained on the Dansoft Websites should be construed as granting, by implication or otherwise, any license or right to use any Marks displayed on the Dansoft Websites. You are not permitted to use any Marks displayed on the Websites, meta-tags or any other "hidden text" utilizing Marks of Dansoft and its licensors, without prior written permission of Dansoft or such third party who may own the Mark.

Your use of the websites

Privacy Statement. Dansoft respects the privacy of its Customers and will not share any personal information that was entered into the Dansoft Websites with any 3rd party unless Dansoft received a consent from the Customer to do so.

Password Protected Areas. Access to and use of password-protected areas of the Dansoft Websites is restricted to authorized users only. You agree that you: (i) will provide current, complete and accurate identification, contact and other information about you as you may be prompted by the registration process on the Dansoft Websites; (ii) are responsible to maintain, keep current and update any registration data and other information you provide to Dansoft; (iii) are entirely responsible for maintaining the security of your password, identification and account and for any and all activity that occurs under your account; and (iv) will notify Dansoft immediately of any unauthorized access or use of your account or password or any other breach of security. You understand that any person with your password will be able to access your account and any registration data, including, without limitation access to your servers and applications accessible through your account. You accept sole risk of unauthorized access to your account. Dansoft will not be liable to you for any loss you may incur as a result of someone else using your password or account with or without your knowledge. You may be held liable for losses incurred by Dansoft or any other user or visitor to the Dansoft Websites due to someone else using your password or account. You may not use anyone else's account at any time, without the permission of the account holder.

You agree not to knowingly: (a) use any device, software or technique to interfere with or attempt to interfere with the proper working of the Dansoft Websites or take any action which could damage, disable, overburden or impair the Dansoft Websites infrastructure or Dansoft's network system; (b) post or transmit to the Dansoft Websites any content in violation of another party's intellectual property rights or any content that is unlawful, fraudulent, harassing, libelous, or obscene; (c) post or transmit to the Dansoft websites any information that contains a virus, bug, or other harmful item; (d) copy, distribute, prepare derivative works, reverse engineer, or use the Online Services and Related Materials other than as permitted herein; (e) attempt to gain unauthorized access to any software, other accounts, computer systems or networks connected to any Dansoft website's infrastructure through hacking, password mining or any other means; (f) take any action which may interfere with any other party's use of the Dansoft Websites; or (g) obtain or attempt to obtain any materials, services or information through any means not intentionally made available through the Dansoft Websites.

Data Ownership

You are granted permission to use the Remote Desktop sessions or Remote Applications (hereinafter "Applications") published on the Dansoft websites only if you have valid credentials provided to you by Dansoft.

You are granted permission to display on your computer, print and save the customer specific application data which has been entered via the Application (hereinafter "The Data") that you are allowed to use according to your credentials.

You own The Data generated by you via the Application, and Dansoft will strive to make this data accessible to you at all times. If requested – Dansoft will provide you with copies of the data generated by you via the Applications.

The Content of the secured areas (DansoftCloud Websites) is not designed or intended for personal or non-commercial use, therefore only Customers who received valid logon credentials are allowed access, and only to their designated Application.

Data Location

The Data you generate and personal information you provide us are transferred to AWS datacenters supporting DCMS in Capetown SA and the USA, as well as computers used by Dansoft and the personnel supporting its operations. Whenever you submit any personal data to us, or generate customer Data via the Applications, you consent to this transfer.

Indemnification

You agree to indemnify and hold Dansoft, its subsidiaries, affiliates, shareholders, officers, directors, agents, employees and representative and Dansoft Licensors, their subsidiaries, affiliates, shareholders, officers, directors, agents, employees and representatives harmless from any claims and demands, including reasonable attorneys' fees, made by any third party arising from or relating to: (i) your use of and access to the Dansoft Websites, Online Mediums and Content; (ii) content you submit, post, transmit or otherwise make available via the Dansoft Website and Online Mediums; (iii) your violation of these Terms or Website specific Terms and Conditions. This indemnification obligation will survive the termination of your Dansoft account or these Terms.

General

The Terms constitute the entire agreement between you and Dansoft relating to your use of and accessing to the Dansoft Websites and Online Mediums and Content. You may also be subject to Online Medium or Content specific terms of use. California Law and U.S. Federal law shall govern any action related to the Terms and your use of the Online Mediums and Content, without regard to the choice of law rules. In any dispute between you and Dansoft, you agree to submit to personal and exclusive jurisdiction of the courts located in Orange County, California, United States. In the event of any violations of the Terms, Dansoft reserves the right to disable your access to the Online Mediums and Content and seek all remedies available by law and in equity.

Thank you for reading through these Terms. Enjoy using the Dansoft Website.