

Terms and conditions for use of the site, the educational platform and the services

Welcome to the website www.ieoeducation.com (hereinafter, the "Site").

Please read these terms and conditions for using the Site (hereinafter, the "Terms"), which regulate the use of the online services by Site users (hereinafter, the "Users").

By accessing the Site, Users acknowledge to have read, understood and accepted the Terms of the Site. Acceptance of the Terms and conditions is essential for accessing the services. If you do not agree with the Terms, please do not use the Site.

This section is an integral part of the conditions for registering on the portal, and must be explicitly and voluntarily accepted when you register.

The Terms refer explicitly to the *Information* on the privacy and use of the personal data, in addition to other provisions or disclaimers published and updated on specific pages of the Site, or communicated directly to the Users.

OpenWorks S.r.l., with registered offices in Italy, Milan, via Garofalo n. 31 (hereinafter, "OpenWorks") reserves the right, at its discretion, at any time and without prior notice, to supplement or cancel any of the Terms. We therefore invite Users to check this web page regularly. Use of the Site following any changes to the Terms, shall be considered as tacit acceptance of the new Terms by the Users.

Privacy Disclaimer: information on the gathering of personal data

In conformity with Article 10 of Italian Law 675/96, we declare that:

A) The data collected via the Site is used for the sole purpose of recording and invoicing orders. Such data will be handled according to the laws in effect. OpenWorks is required to keep your stored data secure and to neither reveal them to unauthorized persons or to use them for purposes other than those described above. Personal data may be made accessible only upon request by authorized authorities of the law.

B) Personal data may be made available to collaborators or employees assigned to the storage of said data and for purposes relevant to the operations described above. Data will be made available exclusively for the purposes of the service provided.

C) According to Article 13 of Italian Law 675/96: You can know and ask confirmation from OpenWorks about the existence of personal data; their origin, intent and purpose of their use; obtain updates; request rectification; ask for cancellation, transformation into anonymous form, or blockage in case of illicit use; or oppose their use for advertising, publicity, or direct sales and market research.

D) In order to exercise the rights foreseen by Article 13 of Law 675/1996 you may contact us via email: info@openworks.it. The holder of the treatise is OpenWorks S.r.l., with registered offices in Italy, Milan, via Garofalo n. 31.

Registration and Services

By registering on the Site, Users can access a series of information and education (e-learning) services for the medical, pharmaceutical and health professions in general (hereinafter, the "Services"). The Services can be accessed using the account username and password provided after registration. OpenWorks is the owner of the authentication credentials, which may not be transferred by the User, for any reason, to third parties without explicit authorisation by OpenWorks.

Users shall be responsible for any activities they conduct while using their password and account, and undertake under their exclusive responsibility to keep their personal access codes confidential, with the utmost discretion and diligence. As a consequence, Users undertake to promptly notify OpenWorks of any unauthorised use of their accounts, any theft or loss of their personal access codes or any other infringement of the security regulations and these Terms, which may come to their knowledge. Users likewise undertake to insert truthful and updated personal information and shall be responsible for the information entered in their accounts. Users acknowledge and accept that OpenWorks, at its exclusive discretion, may disable passwords and accounts, remove content and all else deemed necessary in the event it considers that any User has infringed upon or any way acted in a manner incompatible with or contrary to these Terms or ECM regulations.

Users' personal information shall be handled strictly according to the method and for the purposes set forth in the personal information privacy *Information*. OpenWorks shall permit unlimited access to the Site by registered Users. Registration permits one access at a time via a single connection.

For access to the site, the Users must be in possession of correctly configured connection hardware and software. The cost of the connection shall be sustained by the Users.

Copyright and limitations to use of the Site

The Site, including its layout, design, images and information contained in it (hereinafter, the "Content"), is exclusive property of OpenWorks and is protected by copyright and other applicable intellectual property legislation. The products and the trademark communicated through the Site are property of IEO S.r.l.

The educational material published on the Site is the product of research and/or contributions by IEO S.r.l. and independent third parties, whether individuals or corporations. OpenWorks shall not be considered responsible for the accuracy, quality, source or truthfulness of the Content, and shall not be held liable for any direct or indirect consequences due to any untruthful or inaccurate information published on the Site, it being understood, however, that OpenWorks undertakes to reproduce and render the material in the most faithful manner possible. All liability for the content of the courses shall lie with the individual tutors.

It is forbidden to copy, distribute, alter, store, transmit or utilise the Content of the Site to produce any derivative content, or to sell or license the Content, whether entirely or in part, or the products and services obtained in any way from the Site, if not specifically contemplated by law, regulated by the Terms or granted on license. The Content of the Site may be viewed exclusively for purposes associated with the use of the Site itself.

It is forbidden to make systematic withdrawals of the Content of the Site in order to create or compile (whether directly or indirectly) information archives, databases or lists without the prior written consent of OpenWorks.

It is forbidden to use download systems and programs capable of: a) automatically extract or index the Content without the consent of OpenWorks; b) utilise the personal information on the Site for distributing unauthorised and unsolicited material; c) cause Site malfunctions.

Any clarification regarding the use of the Site and any requests for authorisation to utilise the Content may be sent directly to OpenWorks S.r.l., via Garofalo n. 31, Milan, tel. +39 02 83484894, e-mail info@openworks.it.

Users undertake to use the Services exclusively for legitimate purposes, in full compliance with all rules and regulations and without infringement of any third party rights, with particular regard to data protection laws, industrial and intellectual property laws and the regulations governing telecommunications. In specific terms, Users undertake not to use the Site to: a) upload, publish or distribute any illicit, damaging, defamatory, abusive, obscene or in any other manner reprehensible content; b) cause harm to minors; c) falsify personal information; d) distribute material that contains viruses or damaging codes or programs d) falsify the source of any content distributed or communicated through the Service; e) publish, send by e-mail or in any other manner distribute content that infringes on patents, trademarks, secrets, copyrights or any other industrial and/or intellectual property rights of third parties; g) distribute or transmit advertising, promotional material or any other unsolicited or unauthorised material; h) exploit the Service or any part of the service, use of the Site or access to the Site for commercial purposes; i) intentionally interfere with the Service, the servers or networks connected thereto, or violate any applicable laws or regulations.

Registered trademarks

www.ieoeducation.com and www.eioeducation.com are dominions registered by OpenWorks.

All other dominions or registered trademarks present on the Site belong to their respective owners.

Links to other Web sites

Exclusively for the Users' practical purposes, the Site may include links to other sites or other resources not managed by OpenWorks. The terms and conditions for using the services and the privacy policies applicable to these sites may be different to those applicable to this Site. For this reason, Users are invited to read them. Users accessing sites linked to this Site do so exclusively at their own risk and may not hold OpenWorks liable for any loss or damage caused by accessing a linked site.

The existence of links shall not imply the implicit approval of OpenWorks of the linked sites or the products and services they offer. To this regard, OpenWorks declines any and all liability for the content and function of any linked sites, for the availability of the corresponding resources or for the content published or in any other way obtainable.

Any transactions, commercial transactions included, between Users and third parties shall be understood exclusively as taking place between User and third party, and shall not give rise to any liability of OpenWorks. OpenWorks reserves the right to interrupt any link present on its Site at any time.

OpenWorks manages and controls this Site and does not guarantee in any way that the material presented is appropriate or available for use in other locations.

Limitations to liability

This Site and all the Content, products and services included in it or accessible from it are provided as found, without any form of guarantee or certification (specifically including, by way of example: certificates of ownership and/or non-infringement of rights, implicit guarantees of marketability and/or suitability for specific purposes), which OpenWorks does not provide, with the sole exception of any such guarantees required by law. The use of this Site shall be at the exclusive risk of the Users.

OpenWorks and its independent providers of content or trademarks likewise do not guarantee Users:

- That the Site will be continually and uninterruptedly operative and free of errors;
- That any faults will be corrected;
- That the Site, or the servers that make it available, are free of viruses or other damaging elements;
- The results that could be obtained through use of the Content or other resources present on the Site;
- The accuracy, completeness, reliability, availability, adequacy, quality and legitimacy of the Content, products or services provided by or accessible through this Site: in specific terms, OpenWorks does not guarantee the real time updating of the statistical data given by the Site regarding the community of Users.

OpenWorks shall likewise not be liable for damages, claims or losses, whether direct or indirect, caused to Users due to fault or malfunction of the Users' own electronic equipment or that of third parties, including Internet and telecommunications service providers not controlled by OpenWorks.

Furthermore, OpenWorks shall not be considered in default or liable for damages due to failure to provide the service for reasons beyond its control, such as: power outage, User software malfunction, the actions of other Internet users, fire, natural disaster, etc...

Except with regard to the obligations set forth in the ECM regulations, OpenWorks shall not be liable for any dissatisfaction concerning the educational efficacy and/or omissions or errors in the information on the educational projects published on the Site, if such errors are attributable to causes beyond its control. OpenWorks shall in no case be considered liable for any kind of damage, whether direct or indirect, caused to the Users or third parties: a) by the use of the service, its interruption or non-accessibility; b) by goods or services purchased or obtained through the service; c) by unauthorised access to or alteration of the Users' transmissions or data, including any economic damages suffered by the User due to lost profit, use or loss of data or other intangible elements.

OpenWorks shall assume no liability for the products or services of third parties offered or advertised through its services and systems.

Site security

It is strictly forbidden to violate or attempt to violate the security functions of the Site, for example: 1) by attempting to access data not addressed to Users or accounts for which Users are not authorised; 2) by attempting to probe, examine or test the vulnerability

of any system or network, or to violate the security and authentication measures, unless explicitly authorised in writing by OpenWorks to do so; 3) by attempting to interfere with the services provided to Users, host computers or networks, for example by spreading viruses on the Site, overloading the system, transmitting large amounts of data, distributing "spam", unsolicited e-mail and so-called "chain letters" or causing its shut-down; 4) sending unsolicited e-mail, promotional material and/or advertising of products or services; 5) falsifying the TCP/IP or any other part of the information contained in the headings of the newsgroups and e-mails sent.

Violation of system or network security is a criminal offence. OpenWorks shall investigate any violations and assist the judicial authorities in apprehending the persons responsible for them. By using the Site, and through this agreement, Users accept to abstain from using any device, software or routine for the purpose of interfering or attempting to interfere with the correct operation of the Site and any activities conducted through it. Users further accept not to use or attempt to use any search engine, software, agent or other device or mechanism (including browsers, spiders robots, avatars or intelligent agents) other than the search engines and agents available on the Site itself, and other than those most commonly used for Web access and searching, such as Netscape Navigator and Microsoft Explorer.

Cookies – Registry files

Cookies contain information on Users that allows the Site to keep track of certain data and personalise online services to improve Site performance, and are widely used by OpenWorks. Users may configure their browsers to refuse cookies, or to display a message whenever cookies are sent to their computers.

OpenWorks gathers technical information each time Users visit the web pages in the Site. This information gives OpenWorks the IP (Internet Protocol) address of the User, the type of browser used, the address of any linked websites and other technical information. OpenWorks occasionally gathers and analyses this data purely for statistical purposes, and does not sell or otherwise provide this information to third parties.

Termination

The provision of the Services shall automatically cease in the event that: a) Users violate any of the above terms and conditions; b) Users violate ECM regulations. OpenWorks shall give notice of termination to Users in violation by electronic means.

In such cases, Users in violation shall be forbidden access to the Site and use of the Services.

Applicable law and jurisdiction

The Terms of this Site are governed and interpreted according to Italian law. The Court of Milan shall have exclusive jurisdiction over any dispute or controversy.

To contact the staff of OpenWorks S.r.l.:
Milan (MI) via Garofalo, 31 – Italy
Tel: +39 02 83484894
Fax: +39 02 39293178
E-mail: info@openworks.it