
PLEASE READ CAREFULLY BEFORE USING THIS SITE

The materials provided on the NEWN Web site (“SITE”) are the copyrighted property of National Expert Witness Network, LLC (“NEWN”) and provided as a service to its customers and may be used for informational purposes only. Single copies may be downloaded for printing purposes subject to the provisions below. Any individual (“USER”) viewing, purchasing, or downloading any materials from this site agrees to these terms. If USER does not agree to these terms, do not use the site or download any materials from it. The NEWN logo and “NEWN” are registered trade marks of National Expert Witness Network, LLC.

SINGLE COPY LICENSE

The materials at this NEWN web site are copyrighted. Any unauthorized use of any materials at this Site may violate copyright, trademark, and other laws. USER may download one copy of the information or software (“MATERIALS”) found on the NEWN site onto a single computer to be printed for USER’s personal, noncommercial internal use only, unless specifically licensed to do otherwise by NEWN in writing or as allowed by any license terms which accompany or are provided with individual MATERIALS. This is a license, not a transfer of title, and is subject to the following restrictions: USER may not (i) modify the MATERIALS or use them for any commercial purpose, or any public display, performance, sale, or rental; (ii) decompile, reverse engineer, or disassemble software MATERIALS except and only to the extent permitted by applicable law; (iii) remove any copyright or other proprietary notices from the MATERIALS; (iv) transfer the MATERIALS to another person. USER agrees to prevent any unauthorized copying of the MATERIALS.

OWNERSHIP OF MATERIALS

MATERIALS are copyrighted and are protected by worldwide copyright laws and treaty provisions. They may not be copied, reproduced, modified, published, uploaded, posted, transmitted, or distributed in any way without NEWN’s prior written permission. Except as expressly provided herein, NEWN and its suppliers do not grant any express or implied right to USER under any patents, copyrights, trademarks, or trade secret information. Other rights may be granted to USER by NEWN in writing or incorporated elsewhere in the MATERIALS.

TERMINATION OF THIS LICENSE

If USER breaches the terms of this Agreement NEWN may terminate this license at any time. Upon termination, USER will immediately destroy the MATERIALS.

DISCLAIMER: THE MATERIALS ARE PROVIDED “AS IS” WITHOUT ANY EXPRESS OR IMPLIED WARRANTY OF ANY KIND INCLUDING WARRANTIES OF MERCHANTABILITY, NONINFRINGEMENT OF INTELLECTUAL PROPERTY, OR FITNESS FOR ANY PARTICULAR PURPOSE. IN NO EVENT SHALL NEWN OR ITS SUPPLIERS BE LIABLE FOR ANY DAMAGES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF PROFITS, BUSINESS INTERRUPTION, LOSS OF INFORMATION) ARISING OUT OF THE USE OF OR INABILITY TO USE THE MATERIALS, EVEN IF NEWN HAS BEEN ADVISED OF THE

POSSIBILITY OF SUCH DAMAGES. BECAUSE SOME JURISDICTIONS PROHIBIT THE EXCLUSION OR LIMITATION OF LIABILITY FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES, THE ABOVE LIMITATION MAY NOT APPLY TO USER. NEWN and its suppliers further do not warrant the accuracy or completeness of the information, text, graphics, links, or other items contained within these materials. NEWN may make changes to these materials, or to the products described therein, at any time without notice. NEWN makes no commitment to update the MATERIALS.

U.S. GOVERNMENT RESTRICTED RIGHTS

The MATERIALS are provided with “RESTRICTED RIGHTS.” Use, duplication, or disclosure by the United States Government is subject to restrictions as set forth in FAR52.227-14 and DFAR252.227-7013 et seq. or its successor. Use of the MATERIALS by the United States Government constitutes acknowledgment of NEWN proprietary rights in them.

USER SUBMISSIONS

Except for personally identifiable information as outlined below, any material, information, or other communication USER transmits or posts to the NEWN web site will be not be considered confidential or proprietary (“COMMUNICATIONS”). NEWN will have no obligations with respect to the COMMUNICATIONS. NEWN and its designees will be free to copy, disclose, distribute, incorporate, and otherwise use the COMMUNICATIONS and all data, images, sounds, text, and other things embodied therein for any and all commercial or noncommercial purposes. USER is prohibited from posting or transmitting to or from the NEWN site any unlawful, threatening, libelous, defamatory, obscene, pornographic, or other material that would violate any law.

USE OF PERSONALLY IDENTIFIABLE INFORMATION

Information submitted to NEWN through forms on the Web site is governed according to NEWN Privacy and Security Policy.

LINKS TO OTHER MATERIALS

Linked sites are not under the control of NEWN and NEWN is not responsible for the content of any linked site or any link contained in a linked site. NEWN reserves the right to terminate any link or linking program at any time. NEWN does not endorse companies or products to which it links and reserves the right to note as such on its web pages. If USER decides to access any of the third-party sites linked to the NEWN web site, USER does this entirely at USER’s risk.

APPLICABLE LAWS

The NEWN web site is controlled by NEWN from its offices within the United States of America. NEWN makes no representation that MATERIALS in the site are appropriate or available for use in other locations, and access to them from territories where their content is illegal is prohibited. Those who choose to access this site from other locations do so at their own initiative and are responsible for compliance with applicable local laws. USER may not use or export the MATERIALS in violation of

U.S. export laws and regulations. Any claim relating to the MATERIALS shall be governed by the internal substantive laws of the State of California.

GENERAL:

NEWN reserves the right at its sole discretion to modify or delete any course material presented by the NEWN web site at any time.

NEWN may revise these Terms at any time by updating this posting. USER should visit this page from time to time to review the then-current Terms because they are binding on USER. Certain provisions of these Terms may be superseded by expressly designated legal notices or terms located on particular pages at the NEWN web site.