



TERMS & CONDITIONS

1. Company Registration

In accordance to the Dutch Business Corporations Act, GIPCA is duly registered and meets all the legal requirements thereof. GIPCA is thus bound by the Dutch Laws and any case that would require litigation from the company`s operations shall fully be determined under the relevant Dutch laws.

2. Scope of Operations

GIPCA Inc. is a Certification and Accreditation Institute incorporated to enhance professional skills in diverse professions. The organization provides a secure platform where professionals can undertake on-demand assessments and subsequently acquire verifiable as proof of competency. As a professional and educational institute, GIPCA also undertakes corporate trainings and assessments in various organizations, both in the public and private sector.

3. Engagement Terms

3.1 Access and/or use of the Website is subordinated to the Terms and Conditions that are expressed herein as well as the Privacy Policy on the website.

3.2 By utilizing the GIPCA services on the website, the user thereby confirms acceptance to abide by the Terms and Conditions and the Privacy Policy thereof.

3.3 The candidates are expected to observe Utmost Good Faith while undertaking the assessments and in all required submissions to the organization. Any sign of malice and dishonesty shall attract a total ban from utilizing GIPCA services with no appeal.

3.4 The user will not be able to utilize our services or accept the Terms and Conditions if:

(a) they do not meet the adult age of transacting in Netherlands. (18 Years).

(b) they do not meet all the vital requirements listed for each assessment.

3.5 GIPCA reserves the right to make changes to the information on the website without any prior notice and it is thus the user`s responsibility to keep checking the information to acquaint themselves with the most recent updates.



4. Website Access & Use

4.1 The Website user shall only use the website services as set without need to adjust, omit or alter any provision or process. GIPCA shall not take responsibility for any inferred meaning or implication far from the intended meaning of any term, process or phrase.

4.2 GIPCA shall accord all users equal rights of access to the information on the website.

5. Professional Assessments Limits

5.1 GIPCA shall only consider for listing assessments with primary institutions backup and thus may not avail all courses in existence in their entirety.

5.2 GIPCA shall undertake due diligence on all primary institutions approved to list their on-demand assessments on GIPCA platform.

6. Certification Cancellation

GIPCA reserves the right to cancel previously issued certifications in the event that a candidate is confirmed to have engaged in gross misconduct while undertaking the assessments. Formal communication of a cancellation shall be done through an email from the helpdesk and the same shall be implemented with immediate effect.

7. Disclaimer

7.1 GIPCA does not own the listed courses and assessments but partners with various institutions as indicated on each course or assessment.

7.2 GIPCA does not take responsibility for any implications encountered by the candidate after successful assessment and issuance of the certificate.

8. Advertising and Recommendation

8.1 GIPCA shall undertake all advertising of the courses listed on the website.

8.2 GIPCA shall also recommend to candidates the most ideal courses and assessments from those listed on the website.



9. Confidentiality

GIPCA shall observe a high level of confidentiality for the data released by candidates for the purposes of undertaking trainings and on-demand assessments.

10. Intellectual and Industrial Property Rights

10.1 The GIPCA website and all its associated online resources are protected by industrial and intellectual property rights.

10.2 Upon signing up on GIPCA website, the candidate agrees to abide by the Terms and Conditions.

10.3 GIPCA shall not transfer any Intellectual Rights to the users of the website.

11. Applicable legislation and jurisdiction

As GIPCA is duly registered as a Limited Company in Netherlands, the Terms and Conditions, Privacy policy and Terms of Engagement shall all be interpreted according to the Dutch law. In the event of any dispute regarding our engagements with users or users among themselves shall be interpreted, executed and resolved through the legal system in Netherlands.