

Terms and Conditions for Use of Licensed Electronic Resources

The terms and conditions below govern the use of all electronic resources made available through the Legislative Library of British Columbia (Legislative Library). However, each electronic resource may also be governed by a separate license agreement outlining the terms and conditions applicable to the particular electronic resource. Each user is responsible for ensuring compliance with the applicable terms and conditions for each electronic resource that the user uses, as well as compliance with applicable intellectual property laws and regulations. Terms and conditions presented by the electronic resource provider will supersede the below terms and conditions in the event of a conflict.

Use of an electronic resource made available by the Legislative Library indicates the user's acceptance of the following terms and conditions:

A. Authorized Users

Access to the Legislative Library's electronic resources is restricted to the following Legislative Library users:

- Staff of the Legislative Assembly
- Members of the Legislative Assembly
- Staff of a Member of the Legislative Assembly and Caucus staff
- Officers and staff of Statutory Officers (Conflict of interest Commissioner, Auditor General, Chief Electoral Officer, Human Rights Commissioner, Information and Privacy Commissioner, Merit Commissioner, Ombudsperson, Police Complaint Commissioner, and Representative for Children and Youth)
- Walk-in patrons of the Legislative Library while they are on-site.

B. General Restrictions

Users of an electronic resource must not:

- share their login information or otherwise make the licensed electronic resource available to unauthorized individuals or parties;
- modify, publish, transmit, distribute, disseminate or otherwise make any portion of the licensed material available except as permitted in the specific license permission or as permitted by law; and
- without limiting the forgoing,
 - sell, distribute, or use licensed materials for commercial purposes;
 - remove or alter any copyright or other notices on the licensed material,
 - systematically download, copy, print or store significant portions of the licensed material; or
 - use automated methods to extract data or metadata from the licensed material or use third-party technology or AI to analyze or manipulate the content.

C. Permitted Use

Users of an electronic resource may:

- view, download, print, copy, save, and store individual copies of the licensed material for the user's personal use, research, or study, as permitted by the applicable license agreement;
- make a limited number of copies or prints of the licensed material;
- share the licensed material with authorized users;
- post links or share citations to specific content;
- use reasonable portions of the content for education and research purposes, including illustration, explanation, commentary, teaching and analysis; and
- share limited extracts of the content internally with non-authorized users for illustrative purposes as part of the user's regular role.

D. Intellectual Property and Attribution

- Users of an electronic resource are responsible for adhering to applicable intellectual property rights and laws, including but not limited to Canadian copyright laws, when using an electronic resource.
- When quoting from licensed material, a user must provide appropriate citation and credit.
- The Legislative Library does not assume liability for any copyright infringement committed by users.

E. Indemnity

- Users agree to indemnify the Legislative Assembly against any liability, losses, damages, or awards resulting from any actions, suits, demands, or claims resulting from or in connection with the user's use of an electronic resource made available by the Legislative Library, or the user's breach of these terms and conditions.

F. Privacy and Data Security

- Users are responsible for safeguarding their personal information as well as any Legislative Assembly information, including username and password, while using an electronic resource.
- The Legislative Library may collect usage data for statistical and operational purposes. Such usage data is collected in aggregate form and does not contain personal information of a user.
- Use of electronic resources may result in the collection, use or disclosure of a user's personal information. Where applicable, additional privacy information has been linked under specific electronic resources.

G. Termination of Access:

- If a violation is detected, electronic resource providers have the right to terminate access to a resource. This may result in the loss of access for all authorized users. The Legislative Library reserves the right to terminate access to any or all electronic resources for any user who fails to comply with these terms and conditions, the terms and conditions for the applicable electronic resource, or any other Legislative Library policies.

If you have any questions or concerns regarding use of the Legislative Library's electronic resources, please contact library@leg.bc.ca.