



Service Terms and Conditions

By choosing to participate in a corporate membership with Construction Links Media your company agrees to the following:

1. You are granting permission to Construction Links Media to list your company information on our websites and link to your website(s)
2. There is no cost to participate in our corporate memberships, however your company must maintain at least 1 valid email address, this email address must be subscribed to our email notifications. Failure to maintain this email address will cause your company to be removed from our websites immediately.
3. You will have access to our member care section to maintain and edit corporate information for your company. Members are required to confirm the validity of all information at least once every 12 months.
4. The 12 month period is set by the date that your company originally joined Construction Links.
5. Member is responsible for ensuring that the link(s) are active. Dead links and server problems on the member's Web site do not affect duration of service, unless the member makes prior arrangements with Construction Links for service to be suspended. Said arrangements must be confirmed in writing by Construction Links
6. Construction Links Media is not responsible for the accuracy of the content on the above mentioned links. Member is responsible for keeping text descriptions and classifications up to date.
7. Construction Links Media reserves the right to refuse material deemed inappropriate, inaccurate or in violation of copyright.
8. By choosing to participate in a membership with Construction Links Media, you are granting Construction Links Media permission to copy information displayed on your website(s), displaying this information on Construction Links Media websites and linking back to your website(s).
9. Membership with Construction Links Media is not mandatory, you can choose to terminate your membership at anytime by mailing us a written request to our corporate office or sending us an email to info@constructionlinks.ca within 48 hours of receiving your request. Construction Links Media will remove all information about your company and links to your website(s) from our websites.

Advertising with Construction Links

1. Duration of Advertising period is for 30 days from the date advertisement first appears on Construction Links Media websites or in The Link, the Construction Links eNewsletter, unless otherwise stipulated in written agreement between Construction Links and advertising company
2. Any twelve (12) month advertising agreement will be for twelve (12) consecutive months.
3. Client is responsible for providing new advertising material by editorial deadline
4. If no new material is provided by editorial deadline then existing advertising material will continue to be used by Construction Links Media.
5. Client is responsible for ensuring that the advertising link(s) are active. Dead links and server problems on the client's Web site do not affect duration of contract.
6. Construction Links reserves the right to refuse material deemed inappropriate, inaccurate or in violation of copyright.
7. In the event of Construction Links Web server problems or other interruption of service, client will receive an extension equal to the number of days of service interruption. There is no other refund for interruption of service.

General Terms and Conditions

1. Construction Links Media does not make any guarantees as to the amount of activity any client will receive as a result of participating in any of Construction Links programs.
2. Construction Links Media reserves the right to cancel service at any time during a clients service period, if client material is deemed inappropriate, inaccurate or in violation of copyright, or if client link is linking to material deemed inappropriate, inaccurate or in violation of copyright.
3. You agree that Construction Links Media has the right to monitor the Services electronically from time to time and to disclose any information as necessary to satisfy any law, regulation or other governmental request, to operate the Website or any of the Services properly, ensure compliance with the Terms of Use or to protect itself or its users in accordance with the Privacy Policies.
4. Construction Links reserves the right to refuse to post or to remove any information or materials, in whole or in part, that, in its sole discretion, are unacceptable, undesirable, or in violation of the Terms of Use.
5. In respect of any and all content you elect to post on Construction Links Media which is accessible by the general public you grant Construction Links Media a nonexclusive, and unrestricted license to use, copy, adapt, transmit, publicly display and perform, distribute and create compilations and derivative works from such content in connection with the Service. Such license shall apply with respect to any

form, media, or technology now known or later developed and shall terminate at the time you delete such content from the Service.

6. You agree to defend, indemnify and hold Construction Links Media harmless from any and all liabilities, claims, costs and expenses, including reasonable attorneys' fees, related to or in connection with your, or any user of your accounts: (a) violation of the Terms of Use, or (b) use of the Website or any of the Services, or (c) placement, posting or transmission of any message, information, software or other content on the Website or through any of the Services.