

Gardner Business Media, Inc. ("Gardner")
Standard Terms of Publication

Article manuscripts, photos, illustrations, and presentation materials are submitted with the understanding that acceptance by Gardner for publication or presentation is conditioned on submitter's assent to the following terms and conditions:

In consideration for the positive exposure that will accompany an attributed publication or publicly distributed presentation, submitter hereby grants and assigns to Gardner first serial rights in the submission, together with the irrevocable, royalty-free, worldwide right to reproduce, display, and distribute the submission in any Gardner publication, website, or other offering in print, digital, or any other form now known or hereafter developed, alone or in combination with other content from other sources.

Submitter understands and agrees that he/she will not receive any cash or other consideration for the rights granted herein, apart from the publication/presentation of the submission with attribution.

Gardner reserves the right to make such editorial changes as are necessary to conform the manuscript to its house style and standard usage. With respect to presentations, Gardner reserves the right to edit video and audio recordings for length and content. Gardner agrees that in the event it determines that material, substantive changes to the manuscript are necessary or appropriate, Gardner will make reasonable efforts, time permitting, to contact and consult with the submitter and take into account the submitter's comments prior to publication of the Work as revised, but Gardner reserves final editorial and artistic control over materials included in its publications and presentations.

Gardner shall include with each copy of the submission an attribution, in house style, based upon the biographical information provided by the submitter.

Submitter warrants that he/she has full power and authority to make the grant of rights set forth herein; the submission contains no matter that is libelous, an invasion of privacy, or otherwise unlawful; the submission does not infringe upon any statutory copyright, common-law literary right, or proprietary right of any third party; submitter has used and will use all reasonable care in the creation, research, and preparation of the submission to ensure that all facts and statements in the submission are true and correct in all material respects; and no instruction, formula, direction, or other matter contained in the submission will cause injury or damage to any reader or other third party.

Submitter will indemnify and hold Gardner harmless against all claims settled by Gardner or reduced to judgment, including all court costs and reasonable attorneys' fees and expenses, provided the basis of such claim or judgment constitutes a breach of any of the submitter's warranties as set forth above. These warranties and indemnities will extend to any licensees, distributors, and assigns of Gardner.

These Standard Terms represent the entire agreement of the parties with respect to the subject matter hereof and supersede any prior or contemporaneous writings with respect thereto. Any changes to these Standard Terms must be made in writing and signed by all parties. These Standard Terms shall be

construed in accordance with the laws of the state of Ohio. These Standard Terms shall be binding on and inure to the benefit of the parties hereto and their respective successors and permitted assigns; provided however that, as these Standard Terms concern an arrangement for personal services involving a relationship of confidence and trust between Gardner and submitter, they are thus non-assignable by submitter.