

## **DMP Law Corporation Website Terms of Use**

Effective Date: October 16, 2024

Last Updated: October 16, 2024

This website, [www.dmplawcorp.com](http://www.dmplawcorp.com) (the “Site”), may be used only under the following terms and conditions (the “Terms of Use”). By visiting the Site, you agree to be bound by these Terms of Use. If you do not agree with any of the terms set forth herein, please do not use the Site. The Terms of Use are subject to amendment and/or revision by DMP Law Corporation (“DMP Law”) at any time. No notice will be provided to users when the Terms of Use are updated. DMP Law will post the date the Terms of Use were last updated. See the lines “Effective Date” and “Last Updated” at the top of the Terms of Use. You are responsible for periodically visiting the site to check for any changes or updates. Your continued use of the Site after such modifications will constitute your: (a) acknowledgment of the modified Terms of Use; and (b) agreement to abide and be bound by those Terms of Use. This Policy shall not be construed in any manner to derogate from DMP Law’s Website Privacy Policy or any other agreement or understanding between DMP Law and you.

### **Site Contents**

The materials found on the Site (the “Materials”) are for general information purposes only. They are not intended to be, nor should they be interpreted as, legal advice or opinion. The Materials may not be applicable to a particular factual or legal circumstance, and, therefore, no information found at the Site should be acted or relied upon without seeking professional legal advice. The Site may include links to third party information or otherwise make third party information available. This is done solely for the purposes of convenience, and DMP Law does not endorse or approve of, and is not affiliated with, any such third party information or such third parties.

### **Legal Use and Email**

You may not use the Site in violation of any applicable law, or violate, attempt to violate, or assist others in violating the security or integrity of the site. You may send email to those addresses made available on the site for appropriate purposes, and agree to cease sending email to any address provided on the site upon DMP Law’s request.

### **Disclaimers**

While the Materials on the Site are not intended to constitute solicitation or advertisement, they may be considered solicitation and/or advertisement by certain jurisdictions. DMP Law does not seek through the Site to represent anyone in a state where the Site may fail to comply with all laws and ethical rules of that state. This Site may contain descriptions of legal experience and outcomes of certain prior matters. However, each legal matter is composed of unique issues and the descriptions herein are not intended to promise future results. The outcome of your case may vary from that of any other representation undertaken by DMP Law, and any discussion of prior

results on this Site does not guarantee a similar outcome. DMP Law accepts and represents clients only following the completion of specific procedures and only renders legal advice upon satisfaction of those procedures. DMP Law attorneys are only authorized to practice law in the jurisdictions in which they are properly licensed. Unless otherwise indicated, the attorneys listed on this website are not certified by any state's or jurisdiction's board of legal specialization; nor certified as an "expert" or "specialist" pursuant to any authority governing the practice of law.

The Site is provided to you "as is." DMP Law makes no representations regarding and assumes no responsibility or liability for any errors or omissions in the content of the Site, and is not responsible for any third party content that may be accessed through or linked to the Site. DMP Law makes no claims, promises or guarantees about the accuracy, completeness or adequacy of the information contained in or linked to from this Site. DMP Law expressly disclaims all liability in respect to actions taken or not taken based on the contents of the Site. Your access and use of the Site is at your own risk. To the extent permitted by the law and rules of professional responsibility, DMP Law disclaims all conditions, representations, and warranties, express, implied, statutory or otherwise, including any warranties of merchantability, fitness for a particular purpose, title, accuracy of informational content, system integration, non-infringement of third party rights, quiet enjoyment, and uninterrupted or error free operation.

### **Confidentiality**

If you are not a current client of DMP Law, do not include any confidential, secret or otherwise sensitive information in communications with DMP Law. Unsolicited e-mails and information sent to DMP Law will not be considered confidential or secret, may be disclosed to others, may not receive a response, and do not create an attorney-client relationship with DMP Law.

### **Intellectual Property**

The contents of the Site, such as text, graphics, images and other materials, are protected by United States and International copyright and trademark laws. Reproduction or modification of any portion of the Site without the express permission of DMP Law is strictly prohibited. Subject to these Terms of Use, DMP Law grants you a limited, nonexclusive, personal license to access, view, download, and/or print the Materials solely for noncommercial and informational purposes. You may not modify the Materials in any way or remove, obscure, or alter any copyright or permission notices provided on or in connection with the Materials. DMP Law grants you no license in any of its trademarks. You may link to any page in the Site provided that you agree to remove any such link at DMP Law's request.

### **Privacy Policy**

DMP Law cares about data privacy and security. You can access DMP Law's Website Privacy Policy through the Site. By using the Site, you agree to be bound by DMP Law's Privacy Policy, which is incorporated into these Terms of Use.

## **Disputes**

By using the Site, you agree that any dispute arising out of or in connection with the Site or these Terms of Use will be governed by the laws of the State of California without reference to conflict of laws principles that would require the application of the laws of any other jurisdiction. You submit to the exclusive jurisdiction of the state and federal courts located in San Francisco, California.

## **Contact Information**

DMP Law welcomes your questions or comments regarding this Policy. For any matter related to this Policy or the Site, please contact:

DMP Law Corporation  
4 Embarcadero Center, Suite 1400  
San Francisco, CA 94111  
(415) 273-3500  
info@dmplawcorp.com

To the extent the state bar rules in your jurisdiction require DMP Law to designate a principal office and an attorney responsible for this Site, DMP Law designates its website office location headquarters at the above address, and Daniel M. Poniatowski as the attorney responsible for this Site.