



Legal Disclaimer & User Agreement:

Please understand that whether you take the time to read the entire Agreement or not, your use of Glocentra Web Site and Web Pages and the engagement in direct business relation with Glocentra is subject to its terms and conditions.

In summary, the most important thing to understand is that use of Glocentra Services within this virtual relationship or in person with Glocentra representatives or employees does not create an attorney/client relationship or public accountant relationship with ANYONE unless you have a written and signed agreement indicating otherwise.

By using any of the materials presented on this web site or by engaging in direct business relationship with Glocentra, you agree to the terms of our **Legal Disclaimer and User agreement**. Please understand that use of the Glocentra web site and the related web pages and the services or products offered and delivered directly to you, your company, your employees through onsite or online does not create an attorney-client relationship or public accountant-client relationship and the materials offered do not constitute legal or financial advice.

Glocentra does not employ in-house legal council or Certified Public Accountants. Any questions posed to Glocentra staff that surrounds a legal, tax or financial matter, must be referred to an attorney or Certified Public Account. Client assumes all responsibility and liability for verifying any information distributed to them by Glocentra with their attorney or Certified Public Accountant. Glocentra strongly recommend contacting an attorney and a CPA before starting a business.

Glocentra employees should be viewed as mentors in the subject matter that they have a history and knowledge of. Advises, recommendations and opinions made by Glocentra employees, affiliates and partners reflect judgment at the time and are subject to change and therefore are not to be used as unique reference for investment in any venture, ownership, stock acquisition or any related financial transactions or operations made for the purpose to generate a profit or for speculative purpose.

By engaging in business relationship with Glocentra and/or by signing the contract for the services offered by Glocentra, the client accepts and agrees fully on the content of this Legal Disclaimer and take the engagement to not impose or to put in the present or in the future any claim of liability of any sort on Glocentra and its Principals, Owners, Employees, Partners and Affiliates following the engagement of business relationship and/or the delivery of Glocentra's services. Glocentra Company, Glocentra Owner and Glocentra Employees cannot

be hold accountable and have no responsibility on the final use and the outcome of advises, recommendations, training, translation and consulting services offered to the clients. Clients are solely responsible about the use and the result of the services offered by Glocentra as guidelines, suggestions, directions and perspectives. Client remains completely free to implement or not to implement the related inputs and Glocentra has no responsibility on their result.

Having stated the above, nothing set forth in this Legal Disclaimer and User Agreement takes away from the fact that our offerings are high quality, easy-to-use and fairly priced materials and services.

Independent Parties: Glocentra and its affiliates are Independent parties. There is no agency, employee or partnership relationship from one to another from any or among them and they have no authority to bind another of the parties. Any representation of affiliate relationship is purely on and independent basis.

Glocentra Clients may make one attributed copy or slide of each figure contained herein. Additional reproduction is strictly prohibited. For additional reproduction rights and usage information, contact us at glocentra@glocentra.com

For more detailed version of Glocentra **Legal Disclaimer & User Agreement**, contact us at glocentra@glocentra.com