

The Madison Pitch - Permissible Use Agreement

The Greater Madison Chamber of Commerce (“Chamber”) grants you a non-exclusive, non-transferable, non-sublicensable license to use *The Madison Pitch* content (“Content”), and to display the Chamber’s trademarks as they appear in the Content, subject to the terms of this agreement.

BY USING THE CONTENT, YOU AGREE TO THESE TERMS OF USE; IF YOU DO NOT AGREE, DO NOT USE THE CONTENT.

1. Permitted Uses and Restrictions

You may reproduce, display, transmit, and distribute the Content for your own talent recruitment and marketing purposes only. You may not use or share the Content for any other purpose without the Chamber’s express prior written consent.

You may use the Content in whole or in part, and you may add your own business trademark and branding to the Content, but you may not otherwise edit, modify, or create any derivative works of the Content.

2. Attribution

Do not remove Chamber trademarks and identifiers from the Content. If you use a portion of the Content on which the Chamber is not identified, you must clearly display this statement with such Content:

Source: Greater Madison Chamber of Commerce

3. Term and Termination

This license is valid only while you maintain an active Chamber membership and, if applicable, Content access subscription.

The Chamber may immediately terminate the license if you breach this agreement.

Upon termination of the license, you must immediately stop using the Content and delete all Content from your systems and servers.

4. Disclaimer

The Chamber disclaims all implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement.

5. Indemnification

You shall indemnify, defend, and hold harmless the Chamber against all losses arising out of or resulting from any action by a third party related to or arising out of (a) your talent recruitment, marketing, and other materials, but excluding any licensed Content used in accordance with this agreement, and (b) your use of the licensed Content in a manner not permitted by this agreement.

6. Limitation of Liability

The Chamber will not be liable under or in connection with this agreement for any damages or penalties, including, without limitation, losses of business, revenue, or anticipated profits.