



Granting Favor Consultants SAM.gov Services

Terms and Conditions, Terms of Service, Privacy Policy and Return Policy

Granting Favor Consultants (“GFC”) is a private registration assistance firm that handles and manages the System for Award Management (SAM) registration process. GFC provides assistance to all organizations who provide a product or service to the Federal Government or applies for Federal Grants and is NOT a part of any government agency. The Applicant shown on this page have entered into this Agreement and shall be bound by the provisions contained herein:

Applicant has read and understands this Agreement. All terms and conditions proposed by Applicant which are different from or in addition to this Agreement are unacceptable to GFC, are expressly rejected by GFC and waived by Applicant. GFC reserves the right to update and change these Terms and Conditions from time to time upon written notice to client within 30 days.

This Agreement shall be effective remain in full force and effect for a period of ONE YEAR from the date of the initial term.

Applicant may terminate this Agreement at any time by providing a written request either by mail or by email: [GrantingFavor@BarnesGroupEnt.com](mailto:GrantingFavor@BarnesGroupEnt.com).

This Agreement is to serve as client’s written authorization for GFC to perform the SAM profile management, registration, and/or renewal. This Agreement guarantee’s the client that once GFC has been provided with the SAM login credentials (user name and password), the client will be renewed within 1-5 business days. If for any reason the password needs to be reset, then the client will need to either have the GFC reset the password or the client will need to do so and provide GFC with the new password. If the password has to be reset, then the client’s SAM registration will be renewed within 3 business days from the time the password was reset.

The client agrees to promptly provide GFC with all data and information required or necessary for the above listed services. Client acknowledges that GFC is a private registration firm and is not part of any government agency or entity. There are no oral agreements, understandings or representations made by either party that are outside of this Agreement unless they are in writing and signed by both parties.

The SAM administrative fees are varied depended upon which services the client is in need of, to wit:

- SAM registration
- SAM renewal
- Profile Management
- Migration
- Update
- DSBS updates
- Consulting Services
- Contract/Grant Search that match NAICS Codes
- Includes update/renewal/registration with Grants.gov

Applicant grants permission to GFC to use, post, display and transform for marketing purposes all trademarks/logos and will be used specifically for that purpose. It is understood that all trademarks/logos are owned by the Applicant.

GFC warrants and represents that all materials it provides to Applicant (if any) are not exclusively owned by GFC. Forms and processes generally provided for free by the federal government, SAM.gov, Grants.gov, or any other governmental agency or entity are the prepared for use by that governmental agency.

Applicant agrees to indemnify and hold harmless GFC and GFC's members, directors, employees, agents, managers, representatives, affiliates, successors and assigns (collectively called GFC's Parties) from and against any and all actions, credit card chargebacks, credit card retrievals, check chargebacks, claims, demands, law suits, liabilities, losses, damages, obligations, judgments, settlement costs, and other expenses (including any and all attorneys' fees and court costs) incurred or suffered by GFC or GFC's Parties which relate to or arise out of any action, actual or alleged.

GFC shall not be liable to Applicant or any Applicant Indemnified Party for (i) any incidental or consequential damages of any kind (including without limitation, lost profits); (ii) any punitive damages arising by virtue of any dealing between the parties; or (iii) any claims or demands against GFC by a third party arising out of, or connected with the materials, goods or services provided hereunder. GFC's entire liability to Applicant for damages in connection with this Agreement shall not exceed in the aggregate the total contract price paid to GFC under this Agreement.

The failure of either party at any time to require performance by the other party of any provision of this Agreement shall in no way affect the right of that party to require such performance at any time thereafter, nor shall the waiver by either party of a breach of any provision of this Agreement constitute a waiver of any succeeding breach of the same or any other provision. Any waiver of the terms or conditions of this Agreement must be in writing.

GFC's relationship to Applicant is at all times that of an independent contractor and in no way creates any agency, partnership, joint venture, employee-employer or franchisor-franchisee relationship between GFC and Applicant.

This Agreement shall be treated as though it were executed and performed in Baton Rouge, Louisiana, United States, and shall be governed by and construed in accordance with the laws of the State of Louisiana, United States, without regard to conflict of law principles.

Once GFC has started the process of any of these services and Applicant decides that he/she no longer wish to have GFC perform any of said services, GFC reserves the right to not refund any fees received and does not bear or is to be held responsible for non-completion of any of the contract terms listed within this Agreement.

GFC offers a full refund within 30 days from the date of the original transaction only if Applicant feels that any portion of this Agreement has been breached by GFC. If Applicant so desires to request a refund outside of this 30-day window of time, all fees automatically become nonrefundable. All refund requests must be in writing and submitted to:

Granting Favor Consultants  
P.O. Box 46278  
Baton Rouge, LA 70895