



PAR Webcast and Meeting Presenter Terms & Conditions

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I hereby grant to the **Professionals for Association Revenue** and its subsidiaries, affiliates and designees (collectively referred to as "HOST") a non-exclusive, perpetual, irrevocable, royalty-free license and release to exercise all rights of whatever kind or nature now or hereafter protected by the Copyright Laws of the United States of America and all foreign countries in and to the webcast, meeting, or presentation described above, to be presented by me at the above-referenced HOST webcast, meeting, or presentation, including but not limited to my spoken words, including transcripts, any accompanying audio-visual or electronic presentations, and any accompanying written or electronic handout materials that I submit (collectively referred to as the "WORK"). Without limiting the generality of the foregoing, such license and release shall include the right, without limitation, for HOST to simultaneously broadcast and/or make video and audio recordings of the WORK, to edit such recordings, and to broadcast and/or distribute copies of such recordings, as may be edited, to the public.

I also authorize HOST to use my name, likeness, photograph, and biographical data in connection with its use and promotion of the WORK. It is understood that, other than the good and valuable consideration received for this license and release, I have received and will receive no royalty or other monetary compensation from HOST for the rights granted hereunder and the subsequent use of the WORK by HOST, notwithstanding HOST's receipt of compensation in connection with the WORK at any time.

THIS IS A "LICENSE" (PERMISSION TO USE) OF THE WORK TO HOST - NOT AN "ASSIGNMENT" (TRANSFER OF OWNERSHIP). I WILL RETAIN ALL OWNERSHIP OF THE WORK AND MY FUTURE USE OF THE WORK WILL NOT BE CONSTRAINED IN ANY MANNER, SUBJECT TO THE LICENSE GRANTED TO HOST HEREIN.

I hereby represent and warrant to HOST that the WORK is my own original WORK and I am the sole owner of the WORK and all of the rights herein granted, except for

- (i) such excerpts from other copyrighted works as may be included in the WORK with the written permission of the copyright holder(s) and author(s) thereof, such written permission which shall be obtained by me and provided to HOST prior to the webcast, meeting, or presentation date, or
- (ii) Material from the public domain included in the WORK where specifically indicated in writing to HOST prior to the webcast, meeting, or presentation date; that I have the full right and power to make this license and release; that the WORK does not violate any copyright, proprietary or personal rights of others; that the WORK is factually accurate and contains no matter defamatory or otherwise unlawful; that I have not previously in any manner disposed of any of the rights herein granted to HOST nor previously granted any rights adverse thereto or inconsistent therewith; that there are no rights outstanding which would diminish, encumber or impair the full enjoyment or exercise of the rights herein granted to HOST. I am unaware of any claim regarding this representation and warranty being asserted, or that may be asserted, by any third party. I understand that the webcast, meeting, or presentation is being hosted on the PAR website, newsletter, or other related PAR platform, and I agree to its [Terms of Use](#) also.