

# ACRI CONDITIONS OF USE FOR ACRI PARTICIPANTS ONLY PORTAL

1. By logging on to and accessing the ACRI Participants Only Portal, you declare you are an ACRI Participant and you agree to abide by these Conditions. If you do not agree with these Conditions, you should not use this Portal.
  2. Material on this Portal, including documents, text and images, (the Materials) is protected by copyright law and is copyright to ACRI unless credited otherwise. Materials may not be copied, reproduced, republished, posted, broadcast or transmitted in any way except as stated in 5 below.
  3. Use of the Portal and the Materials are at your own risk. You are entirely responsible for your use of the Materials and any liability that arises from your use is your liability.
  4. Portal access is provided as a complementary privilege and not a right. As such, functionality and availability is not guaranteed and availability of Materials is not guaranteed.
  5. You must keep the Materials confidential and not to use the Materials except for your own internal business needs. You may not disclose the Materials to any person outside your organisation except with the prior written consent of ACRI.
  6. ACRI reserves the right to remove any Materials at any time in its sole discretion without the need to give a reason or notice to anyone.
  7. The Portal may provide links to other internet sites or resources. ACRI is not responsible or liable for the content, accuracy, availability, currency, completeness or quality of those sites or resources and ACRI does not endorse their content in any way.
  8. To the extent permitted by law, ACRI is not be liable for any claims or demands made or liabilities or loss incurred by users of the Portal or third parties arising from reliance on, or non-availability of, any Materials or otherwise.
  9. To the extent permitted by law, ACRI expressly disclaims all warranties of any kind, whether express or implied, including but not limited to the implied warranties of fitness for a particular purpose and non-infringement of proprietary rights and any warranties regarding the security, reliability, timeliness, performance and accuracy of content. Without limitation, the Materials are provided “as is” and ACRI makes no representations or warranties in relation to the accuracy or completeness of any of the Materials and we do not warrant that the Materials will be kept up to date or that this site will be available for use at any particular time.
  10. ACRI does not warrant that the servers that make this website available will be error, virus or bug free and you accept that it is your responsibility to make adequate provision for protection against such threats. We recommend scanning any files before downloading.
  11. If any liability cannot be excluded by law, then such liability is not excluded by these Conditions.
  12. If any of the Conditions are found to be unenforceable under applicable law, that will have no bearing on the enforceability of the rest of the Conditions.
  13. These Conditions form the entire agreement relating to access to the Portal and use of the Materials and supersede all prior understandings or agreements with ACRI relating to those matters.
  14. ACRI may change these Conditions at any time for any reason
  15. The governing law of these Conditions is the law of the Australian Capital Territory, Australia.
- For details of ACRI Participant organisations who may use the Materials, please contact ACRI.