

Cg6 Inc. - unlocking the creative markets II
padpholio - portfolio engine with creative attitude

*** Support**

o padpholio feedback

*** About**

- o about padpholio
- o contact us
- o blog

Cg6 Inc. TERMS AND CONDITIONS

Last Updated: January 20, 2012 | Visit web edition here.

THESE TERMS AND CONDITIONS CONTAIN LEGAL OBLIGATIONS. PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING Cg6 INC. SITE OR OTHER PAY SERVICES.

1. INTRODUCTION

Welcome to the Internet sites of Cg6 Inc. and its subsidiaries (collectively, the "Cg6 Inc.") which reference these Terms and Conditions, including, without limitation, Cg6.com, openhousethisweekend.ca (each "Cg6 Inc. Site" and collectively the "Cg6 Inc. Sites"). By using Cg6 Inc. Site, or any of the products or services (collectively, the "Services") available on Cg6 Inc. Sites, including Services offered on a payment basis (each "Pay Service"), you agree, without limitation or qualification, to be bound by these terms and conditions (the "Terms and Conditions") and such other additional or alternative terms, conditions, rules and policies which are displayed or to which you may be directed in connection with use of Cg6 Inc. Site or Service, or, in the case of a Pay Service, which form part of your agreement to pay to access or use any particular Cg6 Inc. Site or Service (your "Service Agreement"), all as may be modified by Cg6 Inc. from time to time in accordance with these Terms and Conditions. If you do not agree with these Terms and Conditions, you may not use Cg6 Inc. Site or any of the Services on Cg6 Inc. Site and must terminate any applicable Service Agreement.

2. REGISTRATION, ACCOUNTS AND PASSWORDS

Certain of the Services and related material, software, information, data and other content made available on Cg6 Inc. Site ("Content") may require registration or subscription. Should you choose to register or subscribe for

any such Services or related Content, you agree to provide accurate and current information about yourself as required by the relevant registration or subscription process, and to promptly update such information as necessary to ensure that it is kept accurate and complete. You agree to be responsible for: (a) maintaining the confidentiality of any passwords or other account identifiers which you choose or are assigned as a result of any registration or subscription on Cg6 Inc. Site, and (b) all activities that occur, including transaction effected, under such password or account. Further, you agree to notify Cg6 Inc. of any unauthorized use of your password or account. Cg6 Inc. will not be responsible or liable, directly or indirectly, in any way for any loss or damage of any kind incurred as a result of, or in connection with, your failure to comply with this Section.

3. RESTRICTIONS ON USE OF MATERIALS

All Content available on Cg6 Inc. Site, including the manner in which such Content is presented, and the Services are: Copyright (c) Cg6 Inc., its affiliates and/or licensors. All rights reserved. Such Content is protected by Canadian and worldwide copyright laws and treaty provisions. Cg6 Inc. and/or its licensors grants you a limited non-exclusive, non-transferable license to use and display on your computer or other electronic access device, the Content and Services for your own personal, private and non-commercial use only, provided that you do not modify the Content and that you maintain all copyright and other proprietary notices. Except as provided herein, you agree not to reproduce, make derivative works of, retransmit, distribute, sell, publish, communicate, broadcast or otherwise make available any of the Content obtained through Cg6 Inc. Site or any of the Services, including without limitation, by caching, framing or similar means, without the prior written consent of the respective copyright owner of such Content.

4. TRADEMARKS

Cg6 Inc. padpholio and all associated designs and logos are trademarks of Cg6 Inc., used under license by affiliates. All other product, brand and company names and logos used or mentioned on Cg6 Inc. Site

the "portfolio engine with creative attitude" - you got me? good! now.. inspire me!!

or any of the Services may be the trademarks or registered trademarks of their respective owners. Any use of any trademarks appearing on Cg6 Inc. Site or any of the Services without the express written consent of the owner of the trademark is strictly prohibited.

5. USER CONDUCT

In consideration of the availability, and your use, of Cg6 Inc. Site or any of the Services, you agree to comply with all applicable laws and these Terms and Conditions when using such Cg6 Inc. Site or Service. You acknowledge that Cg6 Inc. may investigate any violations of law and may cooperate with law enforcement authorities in prosecuting users in this regard. Additionally, you agree not to:

- * post, transmit, link to, or otherwise distribute any materials, information or content constituting, advocating or encouraging conduct that would constitute a criminal offense or give rise to civil liability, or otherwise use Cg6 Inc. Site or any of the Services in a manner which is contrary to law or would serve to restrict or inhibit any other user from using or enjoying Cg6 Inc. Site, any of the Services, or the Internet;

- * defame, abuse, stalk, harass, threaten or otherwise violate the legal rights of others, including without limitation, rights relating to privacy and publicity;

- * post, transmit, link to, or otherwise distribute any inappropriate, profane, defamatory, infringing, obscene, indecent or unlawful material or information;

- * post, transmit, link to, or otherwise distribute any information, materials or content (including for greater certainty, software) which contains a virus, cancelbot, trojan horse, worm or other harmful or disruptive component.

6. RESPONSIBILITY FOR MINORS

In cases where you have authorized a minor to use Cg6 Inc. Site or any of the Services, you recognize that you are fully responsible for: (i) the online conduct of such minor; (ii) controlling the minor's access to and use of Cg6 Inc. Site or any of the Services; and (iii) the consequences of any misuse by the minor. You acknowledge that some of the areas of Cg6 Inc. Site may contain material that is inappropriate for minors.

7. FORUMS AND CONTENT SUBMISSIONS

By uploading materials to any blogs, chat board or forum available on Cg6 Inc. Site (collectively "Forums") or otherwise submitting any materials to us through any other content generating or submitting Service on Cg6 Inc. Site, you automatically grant (or warrant that the owner of such materials expressly grants) Cg6 Inc. and its affiliates and licensors a world-wide, perpetual, royalty-free, irrevocable and non-exclusive right and li-

cence to use, copy, adapt, transmit, communicate, publicly display and perform, distribute and create compilations and derivative works from such submitted materials, for the limited purposes of publishing and promoting such materials in connection with the Forum or other Service through which the materials were submitted or generated, and for all promotions thereof. Such license will apply with respect to any form, media, or technology now known or later developed. In addition, you warrant that all "moral rights" in such materials have been waived.

When participating in a Forum, never assume that people are who they say they are, know what they say they know, or are affiliated with whom they say they are affiliated. Cg6 Inc. and/or its affiliates and licensors cannot be responsible for the content or accuracy of any information, and will not be responsible for any reliance or decisions made based on such information. When using a Forum, you may not post, transmit, link to, or otherwise distribute any information, materials or content that do not generally pertain to the designated topic or theme of the particular Forum. Use of a Forum for commercial purposes of any kind is strictly prohibited. Please note that Cg6 Inc. reserves the right to refuse to post or to remove any information or materials, in whole or in part, that, in its sole discretion, are unacceptable, undesirable, or in violation of these Terms and Conditions.

All letters, articles, comments, and other material submitted for publication may be published, distributed and stored by Cg6 Inc., its assignees and its licensees in whole or in part, in print or by any other means, including but not limited to electronic, worldwide and in perpetuity, without compensation to the author.

8. DISCLAIMER

YOU EXPRESSLY UNDERSTAND AND AGREE THAT: (A) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, Cg6 Inc. SITES AND ANY OF THE SERVICES AND CONTENT ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS AND THAT EACH OF Cg6 Inc., ITS AGENTS, REPRESENTATIVES AND LICENSORS AND EACH OF THEIR RESPECTIVE AFFILIATES (COLLECTIVELY THE "Cg6 Inc. GROUP") DOES NOT MAKE ANY, AND HEREBY DISCLAIMS ALL, REPRESENTATIONS, WARRANTIES, TERMS, CONDITIONS AND ENDORSEMENTS (COLLECTIVELY THE "WARRANTIES") OF ANY KIND, WHETHER EXPRESS OR IMPLIED, AS TO ANY MATTER HEREUNDER, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, TITLE, ACCURACY, SUITABILITY, RELIABIL-

ITY, FREEDOM FROM INFECTIONS OR VIRUSES OR COMPLETENESS AS WELL AS ANY WARRANTIES ARISING BY STATUTE OR OTHERWISE IN LAW OR FROM A COURSE OF DEALING OR USAGE OF TRADE; AND (B) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, Cg6 Inc. GROUP SPECIFICALLY MAKES NO WARRANTIES THAT Cg6 Inc. SITE OR ANY OF THE SERVICES, INCLUDING ANY CONTENT, INFORMATION, PRODUCTS OR SERVICES OBTAINED FROM OR THROUGH THE USE OF Cg6 Inc. SITE OR ANY OF THE SERVICES, WILL BE PROVIDED ON AN UNINTERRUPTED, TIMELY, SECURE OR ERROR-FREE BASIS OR THAT SUCH SERVICES OR THE RESULTS DERIVED THEREFROM WILL MEET YOUR REQUIREMENTS OR EXPECTATIONS.

9. PROFESSIONAL INFORMATION DISCLAIMER

Cg6 Inc. Sites may make available certain information provided by third parties related to various professional fields such as, without limitation, medicine and other health and fitness related matters, law, accounting and financial planning and investments ("Professional Information"). Professional Information is provided for educational and entertainment purposes only and should not be interpreted as a recommendation for a specific treatment plan, product or course of action. Use of Professional Information or other Content does not replace consultations with a qualified medical, legal, financial or other relevant professional. In addition, while the Professional Information is frequently updated, this information changes rapidly and therefore, some Professional Information may be out of date. You agree that all risk associated with the use of, or reliance on, any Professional Information rests with you. You further agree that Cg6 Inc. Group, including its suppliers, will not be responsible or liable, directly or indirectly, in any way for any loss or damage of any kind incurred as a result of, or in connection with your use of, or reliance on, any Professional Information.

10. FINANCIAL INFORMATION DISCLAIMER

The Content (including any facts, views, opinions, recommendations, description of, or references to, products or securities) made available by Cg6 Inc. Group through Cg6 Inc. Site or any of the Services is: (a) for information purposes only; (b) not to be used or construed as an offer to sell, a solicitation of an offer to buy, or an endorsement, recommendation, or sponsorship of any entity or security by Cg6 Inc. Group; and (c) not necessarily reflective of the views or policy of Cg6 Inc., including the publisher, contributors and staff of, and advertisers on, Cg6 Inc. Site. You acknowledge and agree that any request for information by you is unsolicited and will neither constitute nor be construed as in-

vestment advice by Cg6 Inc. Group. You should apply your own judgment in making any use of any Content, including, without limitation, the use of any information contained therein as the basis for any conclusions. You bear responsibility for your own investment research and decisions. PRIOR TO MAKING ANY INVESTMENT DECISION, IT IS STRONGLY RECOMMENDED THAT YOU SEEK OUTSIDE ADVICE FROM A QUALIFIED INVESTMENT ADVISOR. Cg6 Inc. GROUP DOES NOT PROVIDE OR GUARANTEE ANY FINANCIAL, LEGAL, TAX, OR ACCOUNTING ADVICE OR ADVICE REGARDING THE SUITABILITY, PROFITABILITY, OR POTENTIAL VALUE OF ANY PARTICULAR INVESTMENT, SECURITY, OR INFORMATION SOURCE.

You acknowledge that Cg6 Inc., its affiliates and licensors, and employees, subcontractors or agents may invest or otherwise hold interests in entities which may be referenced in any of the Services or Content accessible through Cg6 Inc. Site. The views and opinions expressed on Cg6 Inc. Site are not intended to constitute a description of securities bought, sold, or held on behalf of Cg6 Inc. Group nor an indication by Cg6 Inc. Group of any intention to buy, sell, or hold any security.

11. MONITORING

You acknowledge that Cg6 Inc. has no obligation to monitor Cg6 Inc. Site or any content accessible through Cg6 Inc. Site or any of the Services. However, you agree that Cg6 Inc. has the right to monitor Cg6 Inc. Site electronically from time to time and to disclose any information, including your personal information, as necessary to satisfy any law, regulation or other governmental request, to operate Cg6 Inc. Site or any of the Services properly, or to protect itself or its users in accordance with the Privacy Policy.

12. MODIFICATIONS

For users of Cg6 Inc. Sites other than in relation to Service Agreements, Cg6 Inc. reserves the right, in its sole discretion, to add to, remove from, modify or otherwise change any part of these Terms and Condi-

the "portfolio engine with creative attitude" - you got me? good! now.. inspire me!!

6-587 Markham Street. Toronto. M6G 2L7
INSPIRED BY **CG6 INC** || www.padpholio.com

tions, in whole or in part, at any time. Except as otherwise expressly contemplated herein, changes will be effective when notice of such change is posted on Cg6 Inc. Site. Please check these Terms and Conditions regularly for updates by checking the date of "Last Update" at the top of this document. If any change is not acceptable to you, you must discontinue your use of any Cg6 Inc. Sites and any of the Services immediately. Your continued use of Cg6 Inc. Site or any of the Services after any such changes are posted will constitute acceptance of those changes. Further, Cg6 Inc. reserves the right to change, modify, suspend or discontinue any aspect of Cg6 Inc. Site, Services or Content from time to time without notice or liability and for any reason whatsoever. For users who have entered into a Service Agreement, modifications to your Service Agreement or these Terms and Conditions are discussed below.

13.DOWNLOADS AND SHAREWARE

Cg6 Inc. Sites may allow you to download certain software applications or other forms of Content, including files, images and/or data incorporated therein (collectively, the "Software"). The Software is made available to you by Cg6 Inc. or third parties subject to the terms and conditions made available to you during the software installation process. Additionally, you agree that the Software is licensed to you by Cg6 Inc. or third parties for your personal and non-commercial use only provided that you do not modify the Software and that you maintain all copyright and other proprietary notices and that Cg6 Inc. or the designated third parties retain full and complete title to the Software and all intellectual property rights therein. You may not redistribute, sell, de-compile, reverse engineer, disassemble, or otherwise reduce the Software to a human-readable form. You agree that it is your responsibility to review and evaluate the Software and the related terms and conditions, and that all risk associated with the use of, or reliance on, the Software rests with you. You further agree that Cg6 Inc. Group, including its suppliers, to the maximum extent permitted by law, makes no warranties regarding the Software, and will not be responsible or liable, directly or indirectly, in any way for any loss or damage of any kind incurred as a result of, or in connection with your use of, or reliance on, the Software, including the failure of the Software to meet your needs, standards, expectations or specifications.

14.CONTENT LINKED TO Cg6 Inc. SITE

Please exercise discretion while browsing the Internet. Please note that certain links on Cg6 Inc. Site may take you to other websites. Cg6 Inc. provides these links only as a convenience and not as an en-

dorsement by Cg6 Inc.. These linked sites are not necessarily under the control of Cg6 Inc.. If you decide to visit any linked site, you do so at your own risk and it is your responsibility to take all protective measures to guard against viruses and other destructive elements. Cg6 Inc. is not responsible for the content of any such linked sites or any other web page which is not part of Cg6 Inc. Site and under Cg6 Inc.'s control. Unless otherwise expressly provided, Cg6 Inc. Group makes no representation or warranty regarding, and does not endorse, any linked site or the information, products or services appearing thereon. Accordingly, you agree that Cg6 Inc. Group will not be responsible or liable in any way for the accuracy, relevancy, copyright compliance, legality, or decency of material contained in any site linked from Cg6 Inc. Site.

15.DEALINGS WITH THIRD PARTIES

You acknowledge and agree that your correspondence or business dealings with any third parties, including any merchants or advertisers, found on, or through, Cg6 Inc. Site or any of the Services, including payment for and delivery of related goods and services, and all other terms, conditions, representations and warranties related to such dealings, are solely as between you and such third parties. Cg6 Inc. Group assumes no responsibility whatsoever for any charges you or any user of your account incurs when making purchases or other transactions in this manner. Further, the responsibility for ensuring compliance with all applicable laws in connection with any such transactions will be yours alone. You agree that Cg6 Inc. Group will not be responsible or liable in any way for any loss or damage of any kind incurred as a result of, or in connection with, any such dealings or transactions.

16.SUBSCRIPTION/FEE BASED SERVICES

Certain of the Services and Content made available on Cg6 Inc. Site may be offered by Cg6 Inc. on a payment basis. These Pay Services may be offered by Cg6 Inc. on a prepaid usage basis or on a periodic subscription ("Subscription") basis. Should you choose to purchase or subscribe to certain Pay Services, you will be required to register as described at the time of registration for the Pay Service, and you will be assigned an account for such Pay Service (the "Pay Service Account") based on the information you provide as part of the registration process. You will be responsible for all uses of your Pay Services Account, including transactions effected and all applicable Pay Services fees, together with all applicable taxes (collectively, the "Fees"), incurred through your Pay Services Account. You agree to pay all the Fees applicable for such Pay Service which you incur. You agree to im-

mediately notify Cg6 Inc. of any unauthorized use of your Pay Services Account. Unless otherwise indicated in the registration process, in your Service Agreement or in these Terms and Conditions, the Fees for a Pay Service purchased through your Pay Service Account are chargeable immediately (and at the beginning of each payment period for periodic Subscription Pay Services) to the credit card you designated for the particular Pay Service Account (the "Account Credit Card") or through such other billing process as applicable. All Fees are non-refundable.

Please note that Subscription Pay Services are billed automatically at the end of each payment period as set out in your Service Agreement and Fees in respect of each payment period will be based on the then-current rate for the particular Subscription Pay Service. You may terminate your Service Agreement at any time, which termination will only be effective at the end of the payment period in which you terminate your Service Agreement, in accordance with these Terms and Conditions and your Service Agreement.

By registering for a Pay Service, you warrant that: (a) you are of the age of majority in the jurisdiction in which you reside, (b) all information you submit is true and correct (including without limitation all Account Credit Card information), and (c) you are the cardholder of the Account Credit Card.

In consideration of the availability, and your use, of a Pay Service, you acknowledge and agree: (a) to the terms of your Service Agreement and these Terms and Conditions, including, without limitation, the disclaimers, limitation of liability and provisions related to prohibited conduct set out herein; (b) that you are solely responsible for all acts or omissions that occur through your Pay Service Account; (c) that the Pay Service is for your personal, non-commercial use and you agree not to resell, distribute, transfer, share or otherwise use any Pay Service, including any coupons or credits related to same for any commercial purposes whatsoever; (d) that Cg6 Inc. reserves the right to specify an expiry date for the use of any coupons or credits purchased in connection with any Pay Service; and (e) that Cg6 Inc. reserves the right to suspend or terminate your Pay Service Account and your use of a Pay Service in accordance with these Terms and Conditions and your Service Agreement.

17. MODIFICATION PAY SERVICE AGREEMENTS AND TERMS OF SERVICE IN CONNECTION WITH SUBSCRIPTION/FEE BASED SERVICE

Cg6 Inc. may at any time and from time to time amend or modify these Terms and Conditions or a Pay Service Agreement, including any Fees, features or

other aspects of Pay Services, upon notice to you. Notification may be provided using one or more of the following methods: (i) letter mailed to your billing address; (ii) bill message or insert; (iii) e-mail to one or more of your email accounts provided to Cg6 Inc.; (iv) posting on Cg6 Inc. and Mail website; (v) newspaper ad; or (vi) speaking to you or leaving a message for you. If you do not agree to any such amendments or modifications of your Service Agreement or these Terms and Conditions, your sole remedy is to immediately stop using Cg6 Inc. Sites and Services, including Pay Services, and to terminate your Service Agreement and these Terms and Conditions in accordance with these Terms and Conditions and your Service Agreement. You can review the most current version of these Terms and Conditions at www.Cg6.com or by requesting a copy from 6 - 587 MARKHAM STREET, TORONTO, ON M6G 2L7.

18. Cg6 Inc. TERMINATION

Cg6 Inc. reserves the right to suspend or terminate your Account and your access to the Site, Services and Content, including Pay Services, at any time for convenience, or for any other reason, including without limitation, if: (a) the Account Credit Card is invalid for any reason; (b) you give Cg6 Inc. and/or its affiliates or licensors false or misleading information; (c) Cg6 Inc. and/or its affiliates or licensors does not receive any payment when due; or (d) Cg6 Inc. has determined, in its sole discretion, that the use of Cg6 Inc. Site or of any Services through your Account is, or was in breach of these Terms and Conditions or you are using the Services for unlawful or improper use. Any such termination by Cg6 Inc. will be in addition to and without prejudice to such rights and remedies as may be available to Cg6 Inc., including injunction and other equitable remedies. Your ability to use the Pay Services is also subject to any limits established by Cg6 Inc. or by your Account Credit Card issuer. If Fees cannot be charged to your Account Credit Card or your charge is returned for any reason, including chargeback, Cg6 Inc. reserves the right to either suspend or terminate your Pay Services Account and your access to the Pay Services. The disclaimer, limitations on liability, and indemnity provisions herein will survive termination or

the "portfolio engine with creative attitude" - you got me? good! now.. inspire me!!

6-587 Markham Street. Toronto. M6G 2L7
INSPIRED BY **CG6 INC** | www.padpholio.com

expiry of your Account, these Terms and Conditions and your Service Agreement.

19.SUBSCRIBER TERMINATION

You may terminate your subscription to a Pay Service for a Subscription at any time by accessing the "My Account" link within the login section of the Site. All terminations will be effective at the end of your billing cycle. Cg6 Inc. may, under any circumstances, provide any refund in connection with the termination of any Pay Service for a Subscription with a duration of one month or less. With respect to the termination of Pay Services for a Subscription which are longer than one month, Cg6 Inc. will not provide a refund.

20.INDEMNIFICATION

You agree to defend, indemnify and hold harmless each member of Cg6 Inc. Group and each of their respective officers, directors, employees and agents, including all third parties mentioned on Cg6 Inc. Site, from and against any and all claims, actions or demands, including without limitation reasonable legal and accounting fees, resulting from or related to: (a) your breach of any of these Terms and Conditions; (b) your access to or use of Cg6 Inc. Site, Services or Content; or (c) your use or reliance on, or publication, communication or distribution of anything on or from Cg6 Inc. Site or through any of the Services. You will use your best efforts to cooperate with Cg6 Inc. Group in the defense of any claim. Cg6 Inc. Group reserves the right, at our own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you.

21.LIMITATION OF LIABILITY

YOU EXPRESSLY UNDERSTAND AND AGREE THAT IN NO EVENT WILL Cg6 Inc. GROUP BE LIABLE FOR ANY DAMAGES WHATSOEVER, INCLUDING ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL OR EXEMPLARY DAMAGES, AND ANY DAMAGES FOR LOSS OF PROFITS, SAVINGS, GOODWILL OR OTHER INTANGIBLE LOSSES, REGARDLESS OF WHETHER Cg6 Inc. HAD BEEN ADVISED OF OR COULD HAVE FORESEEN THE POSSIBILITY OF SUCH DAMAGES, ARISING OUT OF OR IN CONNECTION WITH: (A) THE USE, INABILITY TO USE OR PERFORMANCE OF ANY OF THE SERVICES OF Cg6 Inc. SITE, OR (B) ANY UNAUTHORIZED ACCESS TO OR MODIFICATION TO ANY OF YOUR CONTENT OR TRANSMISSIONS, OR (C) ANY OTHER MATTER RELATING TO Cg6 Inc. SITE OR ANY OF THE SERVICES.

You expressly acknowledge that Cg6 Inc. has en-

tered into your Service Agreement and these Terms and Conditions, and has and will make certain Cg6 Inc. Sites, Content and Services available to you in reliance upon the limitations and exclusions of liability and the disclaimers set forth herein, and that the same form an essential basis of the bargain between you and Cg6 Inc.. You expressly agree that the indemnities, limitations, exclusions of liability and the disclaimers set forth herein will survive, and continue to apply in the case of, a fundamental breach or breaches, the failure of essential purpose of contract, the failure of any exclusive remedy or termination of your Service Agreement or these Terms and Conditions.

22.GOVERNING LAW/JURISDICTIONAL ISSUES

All Cg6 Inc. Sites and Services are controlled, operated and administered by Cg6 Inc. from its offices within Canada. Cg6 Inc. makes no representation or warranty that Cg6 Inc. Site or any of the Services are appropriate or available for use at any locations outside Canada. If you access Cg6 Inc. Site from outside Canada, you are responsible for compliance with all applicable laws. You may not export any of the Content accessible through Cg6 Inc. Site in violation of applicable export laws and regulations. These Terms and Conditions will be interpreted, construed and governed by the laws in force in the Province of Ontario, Canada, without reference to its conflict of laws principles. Subject to Section 24 (Arbitration and Actions) below, each party hereby agrees to submit to the jurisdiction of the courts of the Province of Ontario and to waive any objections based upon venue. The United Nations Convention on Contracts for the International Sale of Goods does not apply to these Terms and Conditions.

23.ARBITRATION AND ACTIONS

Except where prohibited by applicable law, any controversy, claim or dispute arising out of or relating to these Terms and Conditions, a Pay Service (unless otherwise specified in Service Agreement), your Service Agreement, your use of any Cg6 Inc. Site or Service or the relationship which results from these Terms and Conditions, including without limitation, the performance, breach, enforcement, existence or validity of the matters provided for in these Terms and Conditions or your receipt and use of the Site or Services, which cannot be amicably resolved, even if only one of the parties declares that there is a difference (collectively, a "Claim"), will be referred to and finally settled (to the exclusion of the courts) by private and confidential binding arbitration before a single arbitrator held in Toronto, Ontario in English and governed by Ontario law pursuant to the Arbitration Act, 1991 (Ontario), as

amended, replaced or re-enacted from time to time. The arbitrator will be a person who is legally trained and who has experience in the information technology field in Canada and is independent of either party. Any such Claim will be arbitrated on an individual basis, and will not be consolidated in any arbitration with any claim, controversy or dispute of any other party. Except where prohibited by applicable law, you agree to waive any right you may have to commence or participate in any class action against Cg6 Inc. Group relating to any Claim and you also agree to opt out of any class proceedings against Cg6 Inc. Group. Notwithstanding the foregoing, Cg6 Inc. reserves the right to pursue the protection of intellectual property rights and confidential information through injunctive or other equitable relief through the courts.

24.SUBMISSION OF IDEAS OR SUGGESTIONS

Cg6 Inc. is always improving Cg6 Inc. sites and services and developing new features. If you have ideas or suggestions regarding improvements or additions, Cg6 Inc. would like to hear them - but any submission will be subject to these terms and conditions. UNDER NO CIRCUMSTANCES WILL ANY DISCLOSURE OF ANY IDEA OR SUGGESTION OR RELATED MATERIAL TO Cg6 Inc. AND/OR ITS AFFILIATES OR LICENSORS BE SUBJECT TO ANY OBLIGATION OF CONFIDENTIALITY OR EXPECTATION OF COMPENSATION. BY SUBMITTING THE IDEA OR SUGGESTION OR ANY RELATED MATERIAL TO Cg6 Inc. AND/OR ITS AFFILIATES OR LICENSORS, YOU ARE WAIVING ANY AND ALL RIGHTS THAT YOU MAY HAVE IN THE IDEA OR SUGGESTION OR ANY RELATED MATERIAL AND ARE REPRESENTING AND WARRANTING TO Cg6 Inc. AND/OR ITS AFFILIATES OR LICENSORS THAT THE IDEA OR SUGGESTION OR ANY RELATED MATERIAL ARE WHOLLY ORIGINAL WITH YOU, THAT NO ONE ELSE HAS ANY RIGHTS IN THE IDEA OR SUGGESTION OR ANY RELATED MATERIAL AND THAT Cg6 Inc. AND/OR ITS AFFILIATES OR LICENSORS IS FREE TO IMPLEMENT THE IDEA OR SUGGESTION AND TO USE THE RELATED MATERIAL IF IT SO DESIRES, AS PROVIDED OR AS MODIFIED BY Cg6 Inc. AND/OR ITS AFFILIATES OR LICENSORS, WITHOUT OBTAINING PERMISSION OR LICENSE FROM ANY THIRD PARTY.

25.PRIVACY

For information on how user information is collected, used and disclosed by Cg6 Inc. in connection with your use of Cg6 Inc. Site and any of the Services, please consult our Privacy Policy.

26.GENERAL PROVISIONS

These Terms and Conditions and any Service Agreement you have entered into are personal to you, and you may not assign your rights or obligations to anyone. Your Service Agreement and these Terms and Conditions constitute the entire agreement between Cg6 Inc. and you pertaining to your use of Cg6 Inc. Site, Services and Content and supercede any prior agreements between you and Cg6 Inc. with respect to the subject matter hereof. Cg6 Inc.'s failure to insist upon or enforce strict performance of any right or provision of your Service Agreement or these Terms and Conditions will not constitute or be construed as a waiver of any right or provision. If any of the provisions (or parts thereof) contained in your Service Agreement or these Terms and Conditions are determined to be void, invalid or otherwise unenforceable by a court of competent jurisdiction, such determination will not affect the remaining provisions (or parts thereof) contained herein. Except where prohibited by applicable law, any cause of action you may have with respect to your use of Cg6 Inc. Sites or which is the subject of your Service Agreement or these Terms and Conditions must be commenced within one (1) year after the claim or cause of action arises. No changes to your Service Agreement or these Terms and Conditions will be made except as expressly contemplated herein. The parties have required that your Service Agreement and these Terms and Conditions and all documents relating thereto be drawn up in English. Les parties ont demandé que cette convention ainsi que tous les documents que s'y rattachent soient rédigés en anglais.

Copyright 2012 Cg6 Inc. and/or its affiliates and licensors

All Rights Reserved.

- * [Twitter](#)
- * [Facebook](#)
- * [LinkedIn](#)

Want us to keep in touch?
Subscribe to "[padpholio stories](#)"

[Privacy Policy](#) | [Let us know, if we have Done Wrong](#) | [Report Trademark Abuse](#)

the "portfolio engine with creative attitude" - you got me? good! now.. inspire me!!

6-587 Markham Street. Toronto. M6G 2L7
INSPIRED BY **CG6 INC** | www.padpholio.com