

Notices, Disclaimers for Web Sites **By Jeffrey S. Tenenbaum, Esq.**

In the interests of protecting associations rights and minimizing their potential legal liability, we prepared the following model notices and disclaimers for use on your association's Web site. Like paper publications, your organization has intellectual property interests in the written words and images posted on its Web site, and such interests need legal protection. Moreover, those same written words can potentially injure or violate the rights of others (e.g., copyright or trademark infringement, libel, or invasion of privacy).

While your association can never completely eliminate the legal risks inherent in Internet activities, and while those risks significantly increase when your organization employs the works of its members or other volunteers, one of the steps it can take to minimize such risks is to post conspicuous legal notices and disclaimers. Many organizations already make effective use of such notices and disclaimers in their paper publications; however, very few use disclaimers on their Web sites.

Consider adapting and employing the following suggested notices and disclaimers on your Web site, displaying them prominently and conspicuously on the home page and other key pages (either in full text or through hypertext links).

Copyright and Trademark Notice **Contents 1997 [association name]. All Rights Reserved**

The contents of all material available on this Internet site are copyrighted by [association name] unless otherwise indicated. Copyright is not claimed as to any part of an original work prepared by a U.S. or state government officer or employee as part of that person's official duties. All rights are reserved by [association acronym], and content may not be reproduced, downloaded, disseminated, published, or transferred in any form or by any means, except with the prior written permission of [association acronym], or as indicated below. Members of [association acronym] may download pages or other content for their own use, consistent with the mission and purpose of [association acronym] [as codified in its governing documents] on a single computer. However, no part of such content t may be otherwise or subsequently reproduced, downloaded, disseminated, published or transferred, in any form or by any means, except with the prior written permission of, and with express attribution to [association acronym]. Copyright infringement is a violation of federal law subject to criminal and civil penalties. [Association acronym] and [association name in All Capital Letters] are [registered] service marks of [association name].

Legal Notice and Disclaimer

Use the following language for a legal notice and disclaimer regarding works prepared and information supplied by members:

The technical information contained herein is provided to [association name] [(Association acronym)] by [association acronym] members and nonmembers. While [association acronym] makes every effort to present accurate and reliable information on this Internet site, [association acronym] does not endorse, approve, or certify such information, nor does it guarantee the accuracy, completeness, efficacy, timeliness, or correct sequencing of such information. Use of such information is voluntary, and reliance on it should only be undertaken after an independent review of its accuracy, completeness, efficacy and timeliness. Reference herein to any specific commercial product,

process, or service by trade name, trademark, service mark, manufacturer or otherwise does not constitute or imply endorsement, recommendation, or favoring by [association acronym].

[Association acronym] (including its employees and agents) assumes no responsibility for consequences resulting from the use of the information herein, [or from use of the information obtained at linked Internet addresses,] or in any respect for the content of such information, including (but not limited to) errors or omissions, the accuracy or reasonableness of factual or scientific assumptions, studies or conclusions, the defamatory nature of statements, ownership of copyright or other intellectual property rights, and the violation of property, privacy, or personal rights of others. [Association acronym] is not responsible for, and expressly disclaims all liability for, damages of any kind arising out of use, reference to, or reliance on such information. No guarantees or warranties, including (but not limited to) any express or implied warranties of merchantability of fitness for a particular use or purpose, are made by [Association acronym] with respect to such information.

Links to Other Internet Sites

Include the following paragraph in your legal notice and disclaimer if your association's Web site contains links to other Internet sites:

At certain places on this [association acronym] Internet site, live links to other Internet addresses can be accessed. Such external Internet addresses contain information created, published, maintained, or otherwise posted by institutions or organizations independent of [Association acronym]. [Association acronym] does not endorse, approve, certify, or control these external Internet addresses and does not guarantee the accuracy, completeness, efficacy, timeliness, or correct sequencing of information located at such addresses. Use of any information obtained from such addresses is voluntary, and reliance on it should only be undertaken after an independent review of its accuracy, completeness, efficacy, and timeliness. Reference therein to any specific commercial product, process, or service by trade name, trademark, service mark, manufacturer, or otherwise does not constitute or imply endorsement, recommendation, or favoring by [association acronym].

Reprinted with permission, the American Society of Association Executives, 1575 I St., N.W., Washington, DC 20005-1168, ©1996-97, ASAE, (202) 626-2723; www.asaenet.org.