

REVELIAN PARTICIPANT USER AGREEMENT EFFECTIVE 11 MAY 2015

INTRODUCTION

The Service, including the Revelian System, is owned and operated by Revelian Pty Ltd (ABN 58 089 022 202) registered at 1/21 Windorah St, Stafford QLD 4053. (All capitalised words are defined in clause 1 below.)

This user agreement (**Agreement**), together with the Revelian Privacy Policy and the Revelian Acceptable Use Policy which can be found on the Revelian Website; <http://www.revelian.com/legals/>, and any other documents referred to in this Agreement (each of which is incorporated by reference), tells you the terms on which you are permitted to access and use the Service, including the Revelian System, in your capacity as a Participant.

Before you are able to use Services such as the Revelian Assessments, you will be asked to formally agree to this Agreement, so please read it carefully and make sure that you understand its terms before commencing. If you refuse to agree to this Agreement, we do not give you permission to use the Service and you must cease to do so immediately. We recommend that you print a copy of this Agreement for future reference.

We draw your attention in particular to clauses 3 and 4 which set out our liability to you.

IT IS AGREED

1. Definitions and Interpretation

In this Agreement the following expressions have the following meanings:

"Authorised Operators" means employees and/or sub-contractors of the Client authorised by the Client to use the Revelian System under the Client Agreement.

"Business Day" means a day that is not a Saturday, Sunday or any other day which is a public holiday in the place where an act is to be performed or a payment is to be made.

"Brand Features" means the copyright, trade marks, domain names, patents and Confidential Information of Revelian.

"Client" is the party so named in a specific Client Agreement, and who, as applicable, has invited the Participant to use the Revelian System including taking the Revelian Assessments.

"Client Agreement" means a specific agreement between Revelian and the Client regarding the proper use of and payment for the use of the Revelian System and Services, incorporating the Revelian General Terms and Conditions, and the Revelian Privacy Policy.

"Confidential Information" means, in relation to a party, the confidential information of that party which relates to the subject matter of this Agreement but does not relate to information which is

already in the public domain other than as a result of a breach of this Agreement.

"Freemium User" means a user of the Services who does not pay a fee, but who is provided discretionary and limited access to the Services by Revelian following successful registration on the Website and who only uses such free-to-use Services.

"Intellectual Property Rights" means all intellectual property rights in Australia and throughout the world in the Revelian System, including each of the following:

- (1) Patents, copyright, rights in circuit layouts, registered designs, trade or service marks, trade, business or company names, indication of source or appellation of origin, and any right to have confidential information kept confidential.
- (2) Any application or right to apply for registration of, or assert or waive, any of the rights referred to in paragraph (1).
- (3) Moral rights, trade secrets, ideas, concepts, materials, know-how and techniques.

"Participant" means an individual (an applicant, a candidate, a jobseeker, an employee current, prospective or future or a non-employee of the Client) who is asked to participate in Revelian Assessments or any other individual who applies to participate in Revelian Assessments in his or her capacity as a Client.

"Participant Input" means the input of data, answers and other personal information as requested from time to time by the Revelian System and provided by the Participant. Participant Input also includes any photographs, video or voice recordings or other data submitted through the Video Interviewing Platform, in whatever medium, in accordance with clause 7. Interpretation of this input on completion of Revelian Assessments produces Revelian Results.

"Revelian" means Revelian Pty Ltd ABN 58 089 022 202 of 1/21 Windorah St, Stafford QLD 4053

"Revelian Acceptable Use Policy" means the Revelian policy for acceptable use of the Revelian System and Services which is available on the Website, as may be amended from time to time.

"Revelian Assessments" means any professionally developed psychometric assessments designed specifically to identify various attitudes, traits, abilities and likely actions of Participants provided as part of the Services.

"Revelian General Terms and Conditions" means the terms and conditions that govern the relationship between the Client, Participants and Revelian. These are located at <http://www.revelian.com/legals>.

"Revelian Privacy Policy" means the Revelian Privacy Policy, which can be accessed through the World Wide Web and located at "<http://www.revelian.com/legals>".

"Revelian Results" means the feedback, information and reports provided by the Revelian System based on Participants' Input.

"Revelian System" means the Revelian technical infrastructure, including the Website, employed

by Us for the provision of the Services.

"Service" means the Revelian products and services purchased through, and set out in, a Client's accepted order, or in respect of Freemium Users as are accessible by the Participant following registration for a Freemium User account on the Website.

"Video Interviewing Platform" means the Revelian candidate video interview facility accessible through the Revelian System which allows candidates to record and upload video responses to interview questions.

"UK Consumer" means an individual resident in the United Kingdom (England, Wales, Scotland and Northern Ireland) acting for purposes that are wholly or mainly outside that individual's trade, business, craft or profession.

"Website" means the website located at the following addresses: www.revelian.com.au; www.revelian.com; www.revelian.co.nz; www.revelian.co.uk; app.revelian.com; login.revelian.com; www.onetest.com.au; www.onetest.com; www.onetest.co.nz; www.onetest.co.uk and such other domains as advised from time to time.

2. Use of Revelian System

2.1 Subject to the Participant's full compliance with this Agreement and the Revelian Acceptable Use Policy, Revelian grants the Participant a non-exclusive, non-transferable, non-sub-licensable, revocable licence to register as a Participant and to access and use the Service for the purpose of participating in Revelian Assessments in accordance with this Agreement.

2.2 When the Participant submits Participant Input through the Revelian System, Revelian will store the Participant Input, and the Revelian Results arising from it, in a secure environment and will not disclose the Participant Input or the Revelian Results to any person without the consent of the Participant.

2.3 The Participant Input comprising Participant answers and information submitted in the course of a Revelian Assessment will remain in place in the Revelian System for 12 months and Participants may not complete a Revelian Assessment again in a 12 month period from the date of undertaking such Revelian Assessment.

2.4 Revelian may receive requests to release the Participant's Revelian Results to Clients other than the Client who originally invited the Participant to undertake a Revelian Assessment. In these circumstances, Revelian will request the Participant to approve such a release prior to releasing the Revelian Results. If the Participant does not approve such a release Revelian will not release the Revelian Results to such other clients.

2.5 Data collected by Revelian during the Participant's use of the Revelian System may be kept by Revelian for developmental, statistical, analytical and/or archival purposes and as otherwise described in Revelian's Privacy Policy. Revelian may at its discretion incorporate additional research items, as appropriate, into a candidate's Revelian experience. Although these additional research items will form part of the candidate's use of the Revelian Services it will not have any influence on the recruitment or assessment outcome and serves only to review and/or improve quality and data integrity. All data collected during the candidate's use of the Revelian System will be dealt with in accordance with the Revelian Privacy Policy. Revelian acknowledges

that the Participant Input and communications via the Revelian System, including those between Participants and Clients, are confidential and the Participant acknowledges that these may be read or accessed by Revelian employees in the maintenance and monitoring of the Revelian System and provision of the Services, subject to Revelian's obligations of confidentiality.

2.5 The Participant acknowledges that:

(1) a Participant may consent to the disclosure of valid Revelian Results obtained through use of the Revelian System in relation to this Agreement to Clients other than the Client who originally invited the Participant to undertake a Revelian Assessment;

(3) the information obtained from assessment systems is persuasive rather than conclusive and should always be used by Clients in conjunction with other available information, however Revelian has no control over and no responsibility for any decisions taken by a Client in relation to the Revelian Results relating to any Participant;

(4) due to the inherent limitations of assessment systems generally the Revelian System may not properly or fully assess the capability of every person who takes an assessment;

(5) the Participant is given private access to the Revelian System and undertakes and agrees not to allow anyone to access or view any part of the Revelian System or the Revelian Assessments, not to distribute or publish any information which is contained within the Revelian System or the Revelian Assessments except in the day to day use of the Revelian System as provided herein;

(6) the Participant acknowledges that Revelian owns all right, title and interest in and to the Service and the Revelian System, including without limitation all Intellectual Property Rights therein (Revelian Rights), and Revelian Rights are protected by intellectual property laws. Accordingly, Participants must not copy, reproduce, alter, modify, reverse engineer or create derivative works from the Service, save as permitted by law. You must not use any robot, spider, other automated device, or manual process to monitor any content from, hosted by or that is otherwise available using the Service. The Revelian Rights include rights to the Service developed and provided by Us, all software associated with the Service and the Brand Features. The Revelian Rights do not include third-party content used as part of the Service, including the content of third party advertisements or communications appearing on the Service; and

(7) Revelian has the right to take appropriate legal action in cases where any violation of Revelian's Intellectual Property Rights takes place.

3. Limitation of Liability (not applicable to UK Consumers)

3.1 To the extent permissible by law Revelian excludes any liability:

- (a) for any failure of performance, error, omission, interruption, deletion, defect or delay in transmission or operation;
- (b) or any communications line failure;
- (c) for theft or destruction;
- (d) unauthorised access to, alteration or use of the Revelian System; or
- (e) for any injury, loss or damage

arising out of provision of the Services, provided however, that Revelian does not exclude any such liability if it arises as a result of Revelian's failure to take reasonable steps to guard against and use best endeavours to immediately rectify any of the matters referred to in this clause 3 (a) to (e) of which Revelian is aware.

- 3.2 The Participant acknowledges that Revelian assumes no liability and make no representations impliedly or expressly to assume or contribute in any form towards any costs the Participant may incur through the Participant's use of the Revelian System or the Services.
- 3.3 To the fullest extent permissible at law, Revelian is not liable for any direct, indirect, punitive, incidental, special, consequential damages or any damages whatsoever including, without limitation, damages for loss of use, data or profits, arising out of or in any way connected with the provision of or failure to provide the Service, or for any content obtained through the Revelian System, any comments on or analysis of a Participant, any impact of any comments or analysis in respect of any decision of any person to make an employment offer or employ a Participant or otherwise arising out of the Service, whether based on contract, negligence, strict liability or otherwise, even if Revelian has been advised of the possibility of damages.
- 3.4 The Participant expressly agrees that use of the Services and the Revelian is at the Participant's own risk. The Services and the Revelian System are provided on an "as is" and "as available" basis. To the extent allowed by law, Revelian's liability for breach of a term implied into this Agreement by any law is excluded.
- 3.5 Revelian does not warrant that the Service or the Revelian System will always be available or be uninterrupted and Revelian reserves the right to suspend, discontinue, withdraw or amend the Service or the Revelian System or any content on it without notice to the Participant. From time to time, Revelian may restrict access to some parts of the Service or the Revelian System, or the entire Service or the Revelian System, to all users and, if the need arises, Revelian may close the Service or the Revelian System indefinitely. Revelian will not be liable to the Participant if for any reason the Service or the Revelian System is unavailable at any time or for any period.
- 3.6 In no circumstances is Revelian liable for any damages arising out of the Participant's use, installation, improper use or inability to use the Services or the Revelian System.
- 3.7 Revelian gives no warranty in relation to the Service or the Revelian System provided or supplied. Under no circumstances are Revelian or any of its carriers or suppliers liable or responsible in any way to the Participant or any other person for any loss, damages, costs, expenses or other claims (including consequential damages and loss of profits or loss of revenues), as a result, direct or indirect of any defect, deficiency or discrepancy in the Service or the Revelian System including its form, content and timeliness of delivery, including, without limitation, for and in relation to any of the following:
 - 3.7.1 any Service supplied to the Participant;
 - 3.7.2 any delay in supply of the Service;
 - 3.7.3 any failure to supply the Service;
 - 3.7.4 any technical or non-technical failure; or
 - 3.7.5 any content or information accessed via the Service with or without the Participant's authorisation.
- 3.8 The Participant acknowledges that Revelian System and the Services are not goods or services of a kind ordinarily acquired for private, domestic or household use or consumption. To the extent that the Australian Consumer Law applies, the Participant acknowledge that

Revelian's liability is limited to, at Revelian's sole discretion, the provision of resupplying the Service or the costs of having the Service supplied again.

4. Limitation of Liability to UK Consumers

- 4.1 Nothing in this Agreement restricts or excludes Revelian's liability to UK Consumers for death or personal injury caused by Revelian's negligence or the negligence of Revelian's employees, agents or subcontractors; fraud or fraudulent misrepresentation; or any other liability in respect of which it would be unlawful to restrict or exclude Our liability.
- 4.2 Revelian does not warrant that the Service or the Revelian System will always be available or be uninterrupted and Revelian reserves the right to suspend, discontinue, withdraw or amend the Service or the Revelian System or any content on it without notice to the Participant. From time to time, Revelian may restrict access to some parts of the Service or the Revelian System, or the entire Service or the Revelian System, to all users and, if the need arises, Revelian may close the Service or the Revelian System indefinitely. Revelian will not be liable to the Participant if for any reason the Service or the Revelian System is unavailable at any time or for any period.
- 4.3 Revelian will not be liable for any delays, delivery failures, or any other loss or damage resulting from the transfer of data over communications networks and facilities, including the internet, and the Participant acknowledges that the Service or the Revelian System may be subject to limitations, delays and other problems inherent in the use of such communications facilities.
- 4.4 Any log-on credentials the Participant may have with Revelian are personal to the Participant. The Participant must not allow another person to use the Participant's log-on credentials. Revelian is not liable to the Participant for any loss or damage the Participant may suffer as a result of the use of the Participant's log-on credentials by another person, whether such use is with or without the Participant's consent.
- 4.5 Revelian does not guarantee that the Revelian System will be secure or free from bugs or viruses. The Participant is responsible for configuring his or her information technology, computer programs and platform in order to access the Revelian System. The Participant should use his or her own virus protection software. Revelian will not be liable for any loss or damage caused by a virus, distributed denial-of-service attack, or other technologically harmful material that may infect the Participant's computer equipment, computer programs, data or other proprietary material due to the Participant's use of the Service or the Revelian System or to the Participant's downloading of any content on it, or on any website linked to it.
- 4.6 Revelian will not be liable or responsible to the Participant for any failure to perform, or delay in performance of, any of its obligations under this Agreement that is caused by an event beyond its reasonable control.
- 4.7 To the extent that Revelian's liability has not been limited or excluded under this clause 4, Revelian is only responsible for loss or damage the Participant suffers that is a foreseeable result of its breach of the Agreement or its negligence, but it is not responsible for any loss or damage that is not foreseeable. Loss or damage is foreseeable if they were an obvious consequence of the breach or if they were contemplated by Revelian and the Participant at the time the Agreement was entered into.

- 4.8 Revelian's maximum aggregate liability to the Participant under or in connection with this Agreement, whether in contract, tort (including negligence) or otherwise, shall in all circumstances be limited to £50 (or its equivalent in any applicable currency). This limitation does not apply to the types of loss set out in clause 4.1.
- 4.9 Advice about a UK Consumer's legal rights is available from a local Citizens' Advice Bureau or Trading Standards office. Nothing in this Agreement will affect these legal rights.

5. Access to and Use of Revelian System

- 5.1 Before a Participant is able to access the Revelian System and participate in Revelian Assessments, the Participant will be required to register. Upon completion of registration, Revelian will provide the Participant with log-on credentials to access the Revelian System.
- 5.2 The Revelian System may only be used by:
- (1) Clients and their authorised employees;
 - (2) Participants completing the online assessments aspect of a legitimate recruitment exercises by clients;
 - (3) Participants completing surveys or questionnaires as part of approved development or retention exercises;
 - (4) authorised representatives or assigns of the Client who have been granted access by the Client to the Revelian System's read-only portal; and
 - (5) Freemium Users.
- 5.3 Where the Participant is given a user name and password which enables access to the Revelian System, the Participant is responsible for keeping this user name and password confidential. The Participant agrees not to share the user name and/or password with any other person and agrees to inform Revelian immediately in the event that the Participant becomes aware that the security of his or her user name and/or password may be compromised to enable Revelian to disable it or them.
- 5.4 The Participant agrees to provide full, accurate and true information about himself or herself when submitting information to the Revelian System and, where applicable, to keep such information regularly updated to ensure that it remains full, accurate and true in all respects.
- 5.5 The Participant must not breach any Commonwealth or State privacy laws or any other laws in any relevant jurisdiction applicable to the access to or use of such information and must use the Revelian System and the Services in accordance with this Agreement and the Revelian Acceptable Use Policy <http://www.revelian.com/legals/> as may be amended from time to time with or without notice.

6. Access to Revelian Assessment data and reports

The Participant acknowledges and agrees that:

- 6.1 Revelian is the owner of all information collected by or through use of or access to any of the Revelian System, Services or Website;

- 6.2 Following completion of the Revelian Assessments, Participants may be provided with Revelian Results. However, neither Participants nor clients will be provided with copies of the Revelian Assessments undertaken and/or the Participant's responses thereto, as such information forms part of the Revelian Rights. Clients may elect to withhold Revelian Results from Participants and if so, Participants will not receive feedback reports containing assessment results unless Participants request a feedback report from Revelian which may only be provided by Revelian after completion of the relevant recruitment process;
- 6.3 Participant Input will be retained by Revelian for 12 months, and will not be de-identified or deleted during such period. After 12 months Participants may request de-identification, and if so requested, such data is de-identified where practicable but is retained by Revelian and as part of the Revelian Services; and
- 6.4 Nothing in this clause 6 shall prevent an individual Participant located in the United Kingdom from exercising his or her legal right to have access to any personal data about him or her which is held by Revelian. A UK individual may request such information by writing to Revelian (at the address given in the introduction to this Agreement), requesting details of information which Revelian holds and the purposes for which it is held. More information about the Participant's legal rights in this regard and in relation to Revelian's processing of Participants' personal information can be found in the Revelian Privacy Policy <http://www.revelian.com/legals/>

7. Video recording release – Video Interviewing Platform

If the Participant uses the Video Interviewing Platform, in return for accessing and using the Revelian System and Services, the Participant agrees:

- 7.1 Revelian has the right to photograph the Participant on film and video, and any other cinematograph film and digital recording media through, and for use in, the Revelian Video Interviewing Platform (**Recording**);
- 7.2 Revelian has the right to do any or all acts which would otherwise be an infringement of the Participant's moral rights as a performer. This consent is given for the benefit of Revelian and for the benefit of Revelian's licensees, assignees and future owners of copyright in the recording of the Participant's performance. In consideration of the use of the Service and the Revelian System, the Participant hereby unconditionally and irrevocably waives all moral rights he or she may have in any Recording under the UK's The Performances (Moral Rights, Etc) Regulations 2006;
- 7.3 Revelian owns all rights (including copyright) in the Recording, however, Revelian will only use the Recording for the purposes of providing the Recording to the Client for whom it is created. Any such use Revelian makes of the Recording is an authorised use;
- 7.4 to release Revelian from any liability to the Participant for any infringement of any of the Participant's rights arising from Revelian's use of the Recording, including (but not limited to) claims under tort law, contract law, and the Competition and Consumer Act 2010 (Cth) and equivalent state and territory legislation in any relevant jurisdiction; and
- 7.5 the release contained in clause 7.4 is irrevocable and the benefit of that release may be transferred by Revelian and its licensees and assignees.

8. Security and Privacy

7.1 All parties must use their reasonable endeavours to ensure that access to and information provided by the Revelian System is protected at all times during and as called for by this Agreement from unauthorised access or use by a third party and from physical misuse, damage or destruction by any person.

7.2 All Participant Input, Revelian Results and any other personal information about the Participant will be treated in accordance with the terms of this Agreement and the Revelian Privacy Policy www.revelian.com/legals.

9. Termination

9.1 Without prejudice to the accrued rights and obligations of the parties, Revelian reserves the right to terminate the Participant's access to the Revelian System and Services with immediate effect and without notice or liability to the Participant:

9.1.1 if the Participant breaches the terms of this Agreement or the Revelian Acceptable Use Policy www.revelian.com/legals;

9.1.2 Revelian has reason to believe that the Participant's log-on credentials have been compromised in any way; or

9.1.3 Revelian is required, or has reason to believe that it is required, to do so by any law or regulation.

9.2 Revelian may suspend, withdraw, discontinue or change all or any part of the Services and/or the Revelian System at any time without notice. If Revelian does so, it may terminate the Participant's access to the Revelian System and Services with immediate effect and without notice or liability to the Participant.

10. Ownership and Use of Software

The Participant does not acquire any rights in connection with the Revelian System and any software forming part thereof, other than those usage rights as specified in this Agreement.

11. Confidentiality

A party must not, without the prior written approval of the other party, disclose the other party's Confidential Information or use it for any purpose other than as permitted by this Agreement and the Revelian Privacy Policy www.revelian.com/legals. A party is not in breach of this clause 11 in circumstances where it is legally compelled to disclose the other party's Confidential Information.

10. Additional Material

10.1 The Client may add material or questions to an application form on the Revelian System used to collect personal information from Participants looking to secure employment with the Client through use of the Revelian System.

10.2 Depending on the level of access the Client has to the Revelian System, Revelian may agree to add material or questions referred to in clause 10.1 on the Client's behalf at an additional charge.

10.3 In no event is Revelian liable to the Client or any other person whether in contract, tort, , under statute or otherwise for any material or questions inserted into or included within the Revelian System by the Client or by Revelian on the Client's behalf whether authorised or contemplated by these terms and conditions or otherwise.

11. Entire Understanding

This Agreement (together with the Revelian Acceptable Use Policy www.revelian.com/legals and the Revelian Privacy Policy www.revelian.com/legals is the entire agreement and understanding between the parties on everything connected with the subject matter of this Agreement; and supersedes any prior agreement or understanding on anything connected with that subject matter. Each party has entered into this Agreement without relying on any representation by any other party or any person purporting to represent that party.

12. Variations to this Agreement

12.1 Revelian may amend the terms of this Agreement from time to time. The Participant is advised to look at the effective date at the top of this Agreement to see when the terms of this Agreement were last updated.

12.2 Each time the Participant participates in a Revelian Assessment the terms of the Agreement in force at the time of such participation will apply to the Agreement between Revelian and the Participant.

13. Notices

All notices and communications to be given to the Participant by Revelian under this Agreement may be in writing or displayed electronically through the Revelian System or Services. Notices shall be deemed to have been properly given on the date delivered or on the date first made available if displayed in the Revelian System or Services. Notices to be given to Revelian by the Participant should be sent to Revelian by email at: <https://app.revelian.com/contact.cfm>.

14. Governing Law and Jurisdiction

The law in Queensland and the Commonwealth of Australia governs this Agreement and the parties submit to the non-exclusive jurisdiction of the courts of Queensland. This clause 14 shall not operate to prevent a UK Consumer from starting legal proceedings in his or her local court.