

TERMS OF USE

Following are the terms of use under which you may use www.pillarip.com, www.pillarip.ca, and any other associated sites (collectively called “the site”). By using this site you confirm that you agree to be bound by the terms of use set out herein. If you do not accept these terms of use, do not use the site.

The site is operated for and on behalf of Pillar IP, Inc., (hereinafter “Pillar IP”), which practices intellectual property on behalf of our clients. It is important to note that use of the site does not establish a professional / client relationship.

The material provided on the site is for information and educational purposes only. It is not intended to be professional advice. You should not act based on this information without first consulting a trademark agent, patent agent, or other suitable professional.

Pillar IP makes no representations and disclaims all expressed and implied warranties and conditions of any kind, including without limitation, representations, warranties or conditions regarding the quality, accuracy, or completeness of any information which is provided free of charge on the site. All information on the site is provided “As Is” with no warranty or representation of accuracy, timeliness, or reliability. The site may include inaccuracies or typographical errors.

The site may contain links to resources and other websites. These links are provided for convenience and as a source of information only. They are provided “As Is”, without warranty, condition, or representation. Pillar IP does not endorse or approve any products, services, publications, information or links contained at the targeted websites or otherwise mentioned on the site and assumes no liability for any such content or information and expressly disclaim any liability for such content or information.

Pillar IP is a Canadian corporation created in accordance with the laws of the province of Ontario and in compliance with the Canadian Corporations Act. By accessing or using the site, you agree that all matters relating to your access to or use of the site shall be governed by the laws of the province of Ontario, and the federal laws of Canada where applicable. You accept and submit to the exclusive jurisdiction of the courts with respect to all matters relating to your access to and use of the site.

Pillar IP owns the intellectual property for all documents, brand elements, logos, files, text, and content on the site unless otherwise indicated. We are an IP firm and we know how to use and enforce our rights.

You may print, download and use the documents, files, texts, content on the site provided that it is for your personal use, that you do not modify or alter the content, and that on each reprinted or reproduced copy the copyright notice is clearly displayed. No other use is permitted without the written consent of Pillar IP.