Terms of Use

1.0 Acceptance of Terms

1.1 Diffen.com is a website that allows users to compare any two items to facilitate informed decision making. Diffen.com also allows users to create new content, improve old content, and post comments on comparison pages.

1.2 Diffen, a Washington State LLC, makes Diffen.com, including all information and services on Diffen.com, available to you subject to the terms provided in this document (Terms of Use).

1.3 You accept these terms by accessing or otherwise using Diffen.com in any way. IF YOU DO NOT AGREE TO ALL THE TERMS IN THIS DOCUMENT, DO NOT USE DIFFEN.COM.

1.4 Diffen reserves the right to change these terms of use at any time at its sole discretion without notice to you, by posting a new Terms of Use document on Diffen.com. You can find the most current Terms of Use by directing your browser to http://www.diffen.com/difference/Diffen:Terms_of_Use. Your continued use of Diffen.com after a change in the Terms of Use constitutes your acceptance of the new Terms of use.

2.0 Description of Services

2.1 Diffen provides Diffen.com access for users to view, create, and modify content such as tables, articles, video and photographs relevant to comparisons between various entities.

2.2 Diffen.com may also include advertisements from third-parties.

2.3 Diffen may send emails regarding Diffen.com content or features to users who provide their email address. Users who no longer wish to receive such emails may unsubscribe at any time by clicking the unsubscribe link at the bottom of any Diffen email.

2.4 Unless explicitly stated otherwise, any new features added to Diffen.com will be governed by this Terms of Use Agreement.

2.5 Certain features and access on Diffen.com may be limited to users who log in with a Diffen.com account.

3.0 User Accounts
3.1 You agree to provide Diffen.com with accurate information if you choose to create a user account.

3.2 Your user account will have a username and password associated with it. You are responsible for maintaining the confidentiality of your password. You are fully responsible for all activities that occur under your username and password.

3.3 You agree that Diffen may access, preserve, and disclose your account information and any content you post through Diffen.com if required to do so by law, or in good faith to: (a) comply with legal process; (b) enforce the Terms of Use Agreement; (c) respond to claims that any content violates the rights of third-parties; (d) respond to your requests for customer service; or (e) protect the rights, property, or personal safety of Diffen, its users and the public.

4.0 User Conduct

4.1 You agree not to use the content and services of Diffen.com to:

   a. upload, post, email, transmit or otherwise make available any content that you do not have a right to make available under any law or contract

   b. upload, post, e-mail, transmit or otherwise make available any content that infringes any patent, trademark, trade secret, copyright, likeness, personality or other proprietary rights ("Intellectual Property Rights") of any party;

   c. upload, post, email, transmit, or otherwise make available any content that is unlawful, harmful, threatening, abusive, harassing, tortuous, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful, or racially, ethnically, or otherwise objectionable;

   d. use or copy Diffen.com content to create or otherwise contribute to a similar website or publication.

   e. vandalize Diffen.com by adding or modifying content so that it is intentionally untrue, misleading, or offensive.

   f. impersonate any individual or entity, or falsely state or otherwise misrepresent your affiliation with any person or entity. This commitment includes misrepresentation as a Diffen official.

   g. forge headers, manipulate identifiers or otherwise disguise the origin of any information transmitted through Diffen.com

   h. upload, post email, transmit or otherwise make available any unsolicited or unauthorized advertising, promotional materials, "spam," "pyramid schemes," or any other form of solicitation.
i. upload, post, e-mail, transmit or otherwise make available any material that contains software viruses or other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment

j. interfere with or disrupt Diffen.com or servers or networks connected to Diffen.com or disobey any requirements, procedures, policies or regulations of networks connected to the Diffen.com website;

k. stalk or otherwise harass another user; or

l. collect or store personal data about other users.

m. harm minors in any way;

n. violate any applicable local, state, national or international law

4.2 Any content you submit that violates this Terms of Use Agreement is subject to immediate removal, and your user account may be disabled or deleted.

5.0 No Resale of Service

You agree that you will not reproduce, duplicate, copy, sell, trade, resell or exploit for any commercial purposes, any portion of Diffen.com, use of Diffen.com, or access to Diffen.com.

6.0 Privacy Policy

You agree to Diffen's use of your data in accordance with the Diffen.com privacy policy. Please read the Diffen.com privacy policy located at http://www.diffen.com/difference/Diffen:Privacy_Policy. The privacy policy is incorporated by reference into this Terms of Use Agreement.

7.0 Third party content

7.1 Your correspondence or business dealings with, or participation in promotions of, advertisers found on or through Diffen.com, are solely between you and such advertiser. This includes payment and delivery of related goods or services and any other terms, conditions, warranties or representations associated with such dealings.

7.2 You agree that Diffen shall not be responsible or liable for any loss or damage of any sort incurred as the result of any such third party dealings or as a result of the presence of such advertisers on Diffen.com
7.2 Diffen.com may provide, or third parties may provide, links to other websites or resources. Because Diffen has no control over such sites and resources, you agree that Diffen is not responsible for the availability of such external sites or resources, does not endorse and is not responsible or liable for any content, advertising, products or other materials on or available from such sites or resources. You further agree that Diffen shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with use of or reliance on any such content, goods or services available on or through any such site or resource.

8.0 Copyrights and Licensing

8.1 Content Provided by Diffen

Diffen.com provides content to users including text, graphics, photos, video and sound recordings. Subject to your compliance with all terms of use in this document, Diffen grants you a non-exclusive, non-transferable, personal license to view the content of Diffen.com. This license may be revoked by Diffen LLC at any time and for any reason. In addition, this license is subject to the following restriction: you may not distribute the content for any commercial purpose. Certain proprietary marks or designs such as trademarks of third parties may be mentioned in Diffen articles. These marks or designs remain the property of their respective owners and may be subject to additional restrictions on their use. Certain images and other media may be licensed under Creative Commons by their copyright owners and Diffen may use them under such license.

8.2 Diffen Code

You agree that any software or code used by Diffen to provide you with content or services on Diffen.com constitutes proprietary confidential information protected by applicable intellectual property laws governing the rights of Diffen. Diffen grants you a personal, non-transferable, and non-exclusive license to use such software or code as necessary to access Diffen.com content and services. You may not copy, modify, create a derivative work of, reverse engineer, reverse assemble, otherwise attempt to discover any source code, or, allow a third party to do so. You agree not to modify the software in any manner or form, or to use modified versions of the Software. You agree not to access the services or content of Diffen.com by any means other than through the interface provided for that purpose through Diffen.com.

8.3 Diffen Trademarks

You agree not to display or use the Diffen logo or other Diffen trademarks or service marks without prior permission from Diffen. Diffen is under no obligation to provide such permission if asked.

8.4 User Content Licensing
If you submit content to Diffen.com, you grant to Diffen a non-exclusive, fully transferable, perpetual license to use, distribute, reproduce, modify, delete, adapt, publish, translate, publicly perform, publicly display, and make derivative works of such content in any format or medium.

8.5 User Content Warranty

By submitting content to Diffen, you expressly warrant that such content is either owned or properly licensed by you or is in the public domain and the use of this content by Diffen, its representatives, distributors or end users does not and will not infringe any proprietary rights of any third party.

You may not submit content if someone else holds the copyright to such content unless, you are authorized to grant Diffen the license required in 8.4 and the content does not infringe on the intellectual property rights of others.

9.0 Reporting Copyright or other Proprietary Infringement

9.1 Diffen respects the intellectual property rights of others, and we ask our users to do the same. Diffen may, in appropriate circumstances and at its discretion, disable and/or terminate the accounts of users who appear to be infringers. If you believe that your work has been copied in a way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please provide Diffen's Agent the following information pursuant to DMCA 17 U.S.C § 512:

a. an electronic or physical signature of the person authorized to act on behalf of the owner of the copyright or other intellectual property interest;

b. a description of the copyrighted work or other intellectual property that you claim has been infringed;

c. a description of where the material that you claim is infringing is located on the site;

d. your address, telephone number, and e-mail address;

e. a statement by you that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law

f. a statement by you, made under penalty of perjury, that the above information in your Notice is accurate and that you are the copyright or intellectual property owner or authorized to act on the copyright or intellectual property owner's behalf.

9.2 Diffen's Agent for Notice of claims of copyright or other intellectual property infringement can be reached as follows:
10.0 Indemnity

You agree to indemnify and hold Diffen, and its affiliates officers agents or other partners and employees harmless from any claim or demand, including reasonable attorney's fees, made by any third party due to or arising out of: content you submit, post, transmit or make available through Diffen.com; your use of Diffen.com; your violation of the Terms of Use Agreement; or your violation of any intellectual property rights of another.

11.0 Disclaimers

11.1 Disclaimer of Warranties

BY ACCEPTING THESE TERMS OF USE, YOU AGREE THAT:

A. YOUR USE OF THE DIFFEN.COM IS AT YOUR SOLE RISK. THE SERVICE IS PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. DIFFEN EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT.

B. DIFFEN MAKES NO WARRANTY THAT (I) THE SERVICE WILL MEET YOUR REQUIREMENTS, (II) THE SERVICE WILL BE UNINTERRUPTED, (III) THE RESULTS THAT MAY BE OBTAINED FROM DIFFEN.COM WILL BE ACCURATE OR RELIABLE, OR (IV) THAT ANY ERRORS IN SOFTWARE OR CONTENT WILL BE CORRECTED.

C. ANY MATERIAL DOWNLOADED OR OTHERWISE OBTAINED THROUGH DIFFEN.COM IS DONE AT YOUR OWN DISCRETION AND RISK. DIFFEN MAKES NO WARRANTY THAT MATERIAL DOWNLOADED IS FREE OF ANY VIRUS, WORM, SPYWARE OR OTHER HARMFUL SOFTWARE. YOU ARE RESPONSIBLE FOR YOUR COMPUTER SECURITY AND YOU WILL BE SOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA RESULTING FROM DOWNLOADING OR OBTAINING SUCH MATERIAL.

11.2 Validity of information
Diffen.com is an online collaborative resource, that is, a voluntary association of individuals and groups working to develop a common resource of human knowledge. The structure of Diffen.com allows anyone with an Internet connection to alter its content. Please be advised that nothing found here has necessarily been reviewed by people with the expertise required to provide you with complete, accurate or reliable information.

That is not to say that you will not find valuable and accurate information on Diffen.com; much of the time you will. However, Diffen cannot guarantee the validity of the information found here. The content of any given article may recently have been changed, vandalized or altered by someone whose opinion does not correspond with the state of knowledge in the relevant fields.

No formal peer review

Diffen.com is not uniformly peer reviewed; while readers may correct errors or engage in casual peer review, they have no legal duty to do so and thus all information read here is without any implied warranty of fitness for any purpose or use whatsoever. Even articles that have been vetted by informal peer review may later have been edited inappropriately, just before you view them.

None of the contributors, sponsors, administrators, or anyone else connected with Diffen in any way whatsoever can be responsible for the appearance of any inaccurate or libelous information or for your use of the information contained in or linked from these web pages.

11.3 Trademarks

Any of the trademarks, service marks, collective marks, design rights, personality rights or similar rights that are mentioned, used or cited in the articles of Diffen.com remains the property of the respective owners. The use here does not imply that you may use them for any other purpose other than for the same, or a similar informational use as contemplated by the original authors of these Diffen articles under the Creative Commons license. Unless otherwise stated, Diffen is neither endorsed nor affiliated with any of the holders of any such rights and as such Diffen cannot grant any rights to use any otherwise protected materials. Your use of any such or similar incorporeal property is at your own risk.

11.4 Jurisdiction and legality of content

Publication of information found on Diffen.com may be in violation of the laws of the country or jurisdiction from where you are viewing this information. The Diffen database is stored on a server in the United States of America, and is maintained in reference to the protections afforded under local and federal law. Laws in your country or jurisdiction may not protect or allow the same kinds of speech or distribution. Diffen does not encourage the violation of any laws; and cannot be responsible for any violations of such laws, should you link to this domain or use, reproduce, or republish the information contained herein.

11.5 Diffen does not provide professional advice
If you need specific advice (for example, medical, legal, financial, or risk management) please seek a professional who is licensed or knowledgeable in that area.

a. Medical Disclaimer

DIFFEN DOES NOT GIVE MEDICAL ADVICE

Diffen.com contains articles on many medical topics. Diffen makes no warranty whatsoever that any of the articles on these topics are accurate. There is absolutely no assurance that any statement contained or cited in an article touching on medical matters is true, correct, precise, or up-to-date. The overwhelming majority of such articles are written, in part or in whole, by nonprofessionals. Even if a statement made about medicine is accurate, it may not apply to you or your symptoms.

The medical information provided on Diffen.com is, at best, general in nature and cannot serve as a substitute for the advice of a medical professional (for instance, a qualified doctor/physician, nurse, pharmacist/chemist, and so on). Diffen is not a medical provider.

None of the individual contributors, system operators, developers, and sponsors of Diffen, or anyone else connected to Diffen, takes or assumes any responsibility for the results or consequences of any attempt to use or adopt any of the information presented on this web site.

Nothing on Diffen.com should be construed as an attempt to offer or render a medical opinion or otherwise engage in the practice of medicine.

b. Legal Disclaimer

DIFFEN DOES NOT GIVE LEGAL OPINIONS

Diffen.com also contains articles on several legal topics. Diffen makes no warranty whatsoever concerning the accuracy of any of these articles. There is absolutely no assurance that any statement contained in an article touching on legal matters is true, correct or precise. Law varies from place to place and it evolves over time - sometimes quite quickly. Even if a statement made about the law is accurate, it may only be accurate in the jurisdiction of the person posting the information; as well, the law may have changed, been modified or overturned by subsequent development since the entry was made on Diffen.com.

The legal information provided on Diffen.com is, at best, of a general nature and cannot substitute for the advice of a licensed professional (i.e. by a competent authority with specialized knowledge who can apply it to the particular circumstances of your case). Please contact a local bar association, law society or similar association of jurists in your legal jurisdiction to obtain a referral to a competent legal professional if you do not have other means of contacting an attorney-at-law, lawyer, civil law notary, barrister or solicitor.
No individual contributors, system operators, developers, or sponsors of Diffen, or anyone else connected to Diffen takes or assumes any responsibility for the results or consequences of any attempt to use or adopt any of the information or disinformation presented on this website.

**Nothing on Diffen.com should be construed as an attempt to offer or render a legal opinion or otherwise engage in the practice of law.**

**11.6 Content Disclaimer**

**DIFFEN CONTAINS SPOILERS AND CONTENT YOU MAY FIND OBJECTIONABLE**

In its ambitious mission of documenting knowledge about differences between entities, Diffen.com contains articles on a vast array of topics. A relatively small fraction of these topics are frequently censored by educational, governmental, corporate, parental and other filtering schemes.

- Some Diffen articles discuss words or language that may be considered profane, vulgar or offensive by some readers.
- Diffen.com contains many different images, some of which are considered objectionable or offensive by some readers. For example, some articles contain graphical depictions of violence, or depictions of human anatomy.
- Many articles contain frank discussion of controversial topics. Some subjects that are discussed have criminal applications in some jurisdictions. Others contain information on dangerous or otherwise risky activities (see the General disclaimer and Risk disclaimer).
- Diffen.com contains spoilers (information that spoils the end of a book, movie, or TV series).
- Diffen.com may contain triggers for people with post-traumatic stress disorder.
- Diffen.com may contain images and videos which can trigger epileptic seizures and other medical conditions.
- Diffen’s open platform permits contributions from the public. It therefore should be noted that at times, graffiti may appear on Diffen.com.

Diffen's current policy is to include such content, provided the information does not breach any of our existing policies (especially Neutral point of view), or any of the laws of the United States and its political subdivisions, where Diffen is hosted. Some of these articles contain warnings, but many do not.

In all cases, Diffen.com is (and always will be) a work in progress. Many articles contain errors, bias, duplication, or simply need attention. We encourage readers to help us fix these problems. The great majority of articles are written primarily or solely by individuals who are not subject matter experts, and may lack academic or professional credentials in the area.

Diffen.com may also contain obscure information that would not be covered in a conventional resource such as an encyclopedia. Diffen's coverage of subjects may be based on the whims of its volunteer contributors (in particular, subjects of interest to young technical people are likely, but not certain, to receive heavier coverage than other subjects). Readers should not judge the
importance of topics based on their coverage in Diffen.com, nor assume that a topic is important merely because it is the subject of a Diffen article.

11.7 Risk Disclaimer

USE DIFFEN AT YOUR OWN RISK

PLEASE BE AWARE THAT ANY INFORMATION YOU MAY FIND ON DIFFEN.COM MAY BE INACCURATE, MISLEADING, DANGEROUS OR ILLEGAL.

None of the authors, contributors, sponsors, administrators, vandals, or anyone else connected with Diffen, in any way whatsoever, can be responsible for your use of the information contained in or linked from these web pages.

Please take all steps necessary to ascertain that any information you receive from Diffen is correct and has been verified. Check the references at the end of the article. Read the article's talk page and revision history to see if there are any outstanding disputes over the contents of the article. Double-check information with independent sources.

If an article contains suggestions regarding dangerous, illegal or unethical activities, remember that anyone can post information on Diffen.com. The authors may not be qualified to provide you with complete information or to inform you about adequate safety precautions or steps you can take to prevent injury, bodily damage, or other damages to your person, property or reputation.

Diffen.com is not uniformly peer reviewed; while readers may correct errors or remove erroneous suggestions, they have no legal duty to do so, and thus all information read here is without any implied warranty of fitness for any purpose or use whatsoever.

DO NOT RELY UPON ANY INFORMATION FOUND ON DIFFEN.COM WITHOUT INDEPENDENT VERIFICATION.

12.0 Limitations on Damages

YOU EXPRESSLY UNDERSTAND AND AGREE THAT DIFFEN SHALL NOT BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, INCLUDING BUT NOT LIMITED TO, DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, DATA, OR OTHER INTANGIBLE LOSSES (EVEN IF DIFFEN HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), RESULTING FROM: (i) THE USE OR THE INABILITY TO USE DIFFEN.COM; (ii) THE STATEMENTS OR CONDUCT OF ANY
THIRD PARTY ON DIFFEN.COM; OR (iii) ANY OTHER MATTER RELATING TO DIFFEN.COM.

13.0 Miscellaneous

13.1 **No third party beneficiaries.** Except as otherwise expressly provided in this Terms of Use Agreement, this Terms of Use Agreement is intended solely for the benefit of you and Diffen, and no third party is intended to be able to enforce or otherwise be considered a beneficiary to this Terms of Use Agreement.

13.2 **Entire Agreement.** This Terms of Use Agreement and the documents incorporated by reference into this Terms of Use Agreement constitute the entire agreement between you and Diffen and governs your use of Diffen.com, superseding any prior agreements between you and Diffen. You also may be subject to additional terms and conditions that may apply when you use or purchase certain other services such as third-party content or third-party software.

13.3 **Choice of Law and Forum.** The Terms of Use Agreement and the relationship between you and Diffen shall be governed by the laws of the State of Washington. You and Diffen agree to submit to the personal and exclusive jurisdiction of the courts located within King County, Washington. This is true even if you live in a different state or country. **DO NOT USE DIFFEN.COM IF YOU CAN NOT AGREE TO THIS CHOICE OF LAW AND FORUM.**

13.4 **Waiver and Severability of Terms.** The failure of Diffen to exercise or enforce any right or provision of the Terms of Use Agreement shall not constitute a waiver of such right or provision. If any provision of the Terms of Use Agreement is found by a court of competent jurisdiction to be invalid, the parties nevertheless agree that the court should endeavor to give effect to the parties' intentions as reflected in the provision, and the other provisions of the Terms of Use Agreement remain in full force and effect.

13.5 **No right of survivorship and non-transferability.** You agree that your Diffen account is non-transferable and any rights to your Diffen I.D. or content within your account terminate upon your death.

13.6 **Statute of Limitations.** Any claim or cause of action arising out of or related to use of Diffen.com or the Terms of Use Agreement must be filed within one year after such claim or cause of action arose or be forever barred.

13.7 **Assignments.** You may not assign any of your rights, obligations, privileges or performance hereunder without the prior written consent of Diffen, which Diffen may withhold or grant in its sole discretion.
13.8 **Entire Agreement.** This agreement is complete and effective at the time you agree to it by accessing or using Diffen.com. This agreement, together with any documents specifically incorporated by reference, constitutes the entire agreement between Diffen and you.