

Enterprize Canada 2010 Competition Terms of Agreement

Please review the Enterprize Canada 2010 Business Plan Competition Terms of Agreement below. Participation in the 2010 Competition is subject to i) your acceptance of the terms and conditions of this Agreement; ii.) Enterprize Canada's approval of your participation; and iii.) your compliance and acceptance of any and all subsequent terms and conditions presented to your team throughout the course of the Competition.

Before proceeding, please review the rules for the 2010 Business Plan Competition at <http://www.enterprizecanada.ca/competition/rules-and-regulations>. By entering the competition, you are deemed to have read, understood, and agree to the rules.

i.) I hereby waive any and all photographic rights to Enterprize Canada and the Commerce Undergraduate Society of UBC as Team Captain, on behalf of my team, for any media that I or my team may appear in as a result of participating in the 2010 Enterprize Canada Business Plan Competition.

ii.) I hereby authorize Enterprize Canada to use my team's logo and/or any explanatory materials supplied to the organization for future promotional purposes to acknowledge my participation in the Competition. I acknowledge that Enterprize Canada has sole discretion to determine the placement and use of my team's logo and accompanying material. Enterprize Canada is not obligated to use, advertise, or otherwise promote my team's content, logo, or my participation in the Competition.

iii.) I verify that any material that I or my team witness during the 2010 Enterprize Canada Business Plan Competition is privileged and confidential. Use or duplication of this material may result in legal repercussions from the respective participating team, and/or disqualification from the Competition as per the Rules posted on the Enterprize Canada website.

iv.) The Enterprize Canada National Organizing Committee and all of its supporters, sponsors, and affiliates take any possible intellectual property or confidentiality infringement very seriously. After consulting with legal professionals, we have established two methods to avoid this possibility.

a) Any potential competitor should not disclose proprietary or technically specific information summary or live presentation to the population. If they do, they run the risk of their idea being out in the public. This is highly advised against. If this guideline is not followed, the risk of non-public information becoming public will be at the risk of the competitor and not Enterprize Canada.



b) All individuals who may have the opportunity to view or read the full-length business plans will sign a legal non-disclosure agreement. These individuals will include all participating judges (pre-conference, preliminary, and final round), the Enterprize Canada National Organizing Committee, and all volunteers.

In submitting your application to compete in the Enterprize Canada 2010 Business Plan Competition, I verify that all the information entered in the previous forms is correct.

I understand that UBC, the CUS of UBC and/or the National Organizers and Committee Members of Enterprize Canada cannot be held liable for any injury or damage to personal belongings that I may incur as a result of participating in the 2010 Enterprize Canada Business Plan Competition.

I also agree on behalf of my team not to engage in any illegal activities in connection to the competition prior to or during the conference. I understand that doing so will result in my removal from the conference and/or competition at my own expense.

Note: If you have any other concerns regarding the Terms and Conditions presented above, please contact Jeff Geng, 2010 Business Plan Director, at jeff.geng@enterprizecanada.org.