

Licence to use the DSDM outline contract

The intention of the licence to use the outline DSDM contract is that the outline DSDM contract should be freely available – just as is the case with open source software. However, to prevent abuse, it is necessary to make clear that there are some restrictions. It is important that you should read and understand the rights provided to you, so that you stay within the bounds of what is legal. “You” in this licence means any person wishing to make use of the outline DSDM contract.

You should understand that the outline DSDM contract is copyright to Masons, the law firm, but it is licensed to you to use according to the following conditions.

1. You may copy and distribute exact copies of the outline DSDM contract (or parts of it) in any way, except that you must include a copyright notice (indicating ownership is vested with Masons and the year of first publication being 2001) and also make clear that there is no warranty provided in connection with the outline DSDM contract and that no liability is accepted for reliance on it (some wording is provided below). You must also provide any recipient with a copy of this licence or provide an appropriate URL so that the recipient can obtain a copy of this licence. You can charge a fee which is reasonable for the physical act of copying and transfer, but otherwise make no charge for such acts. You may comment on and review the outline contract and quote from it for such purposes, but in all cases must provide a proper attribution of ownership.
2. You can modify the outline DSDM contract, such work of modification can include deletions, variations and additions. However, if you want to copy and distribute the resulting work containing the modifications, the whole of the resulting work is subject to the conditions set out in paragraph 1 above. The conditions in paragraph 1 will apply to each and every modified part of the outline DSDM contract as they apply to the original elements. Moreover, you must make it clear in every case which part is the part you have modified, and you may expressly reserve copyright in those parts. However, if any identifiable modified parts can reasonably be considered independent works, then they may be copied and distributed separately without any reference to paragraph 1 above. You may make any charge you like for any work involved in the work of modification or of supplying advice relating to the outline DSDM contract, either in its original or modified form.
3. Other than as provided in this licence, you have absolutely no rights to copy or distribute or quote from the outline DSDM contract or to do any other act within the acts protected by copyright law in any jurisdiction.
4. Every time you provide a copy of the outline DSDM contract (including as modified according to paragraph 2) to anyone, that person automatically receives a licence in like terms to this licence, and you may not impose any more restrictive terms on the recipient than as set out in this licence. You are not responsible for enforcing compliance by third parties with the terms of this licence.
5. The outline DSDM contract has been provided free of charge, as a service to encourage a wider appreciation amongst the IT industry of the need to ensure that contracting standards evolve along with methods in the IT industry. It is both free of charge, and also provided with no knowledge of how it will be used in individual circumstances. Accordingly, there is no warranty provided with the outline DSDM contract, and neither the DSDM Consortium nor Masons can accept any liability for its use, copying or distribution. If you wish to use the outline DSDM contract or any part of it, it is in every case up to you to receive professional advice in connection with it, to ensure that its use is appropriate in the precise circumstances known to you and that the drafting is suitable.