## **INSTRUCTOR AGREEMENT**

THIS AGREEMENT is made this day of	, 2	, betwe	en	, a
corporation incorporated in the State of	,	U.S.A. v	with an	address of
(hereinafter referred	to	as '	"LICENSO	R"), and
an individual domiciled in				n address of
(hereinafte	er referred	to as "LICE	ENSEE").	
<u>Optional</u>				
LICENSEE will teach on behalf of their Corporation:				
"CORPORATION") with its principal place of business at				
understood that while this Agreement is by and between LI				RPORATION
will receive LICENSEE's compensation for teaching assignment	ents listed	d on Attachr	ment B.	
WHEREAS, LICENSOR has an agreement with BOM	и ("вом	I") for the us	se of BOM	I Intellectual
Property (BOMI trade and service marks and BOMI copyright	ed mater	ials);		
WILEDEAC LIGENOEE wishes to send at DOMI	d :			
WHEREAS, LICENSEE wishes to conduct BOMI offerings (hereinafter "BOMI Courses"), including but not lii	-			
programs; and	iiiieu io,	IIIE KPAW	, FIVIA®, S	SIVIAW, SIVITW
programs, and				
WHEREAS, LICENSEE wishes to use BOMI owned	copyright	ed materials	s and both	BOMI owned
and licensed trademarks to promote and conduct BOMI Cours	ses; and			
MULTIPLAC LICENICOD is desirant of normalities LIC	NENOEE .	ha waa DOM	المغمال ال	al Duamanti ta
WHEREAS, LICENSOR is desirous of permitting LIC promote and conduct BOMI Courses:	ENSEE	to use BOIVI	ii intellectu	al Property to
promote and conduct bown courses.				
NOW, THEREFORE, in consideration of the mutual	al promis	es and agre	eements h	ereinafter set
forth, and for other good and valuable consideration, the r	eceipt a	nd sufficien	cy of whic	h are hereby
acknowledged by LICENSOR and LICENSEE,				
IT IC ACREED.				
IT IS AGREED:				
1. <u>Definitions</u> .				
(a) Copyrighted Materials. "Copyrighted Materials" s	shall mea	n any and a	II BOMI	
(a) <u>Copyrighted Materials</u> . Copyrighted Materials s				<b>6</b>

- (a) <u>Copyrighted Materials</u>. "Copyrighted Materials" shall mean any and all BOMI created and/or owned educational, course and/or study materials in any and all formats now known or developed in the future which are specifically offered to LICENSEE to promote and conduct BOMI Courses under this Agreement.
- (b) <u>Marks</u>. "Marks" shall mean all trademarks, service marks and/or certification marks which are specifically offered to LICENSEE to promote and conduct BOMI Courses under this Agreement.
- (c) <u>Intellectual Property</u>. "Intellectual Property" shall mean the names, acronym, Copyrighted Materials and Marks which are specifically offered to LICENSEE under this Agreement and more specifically defined in Attachment A.
- 2. <u>License</u>. LICENSOR grants to LICENSEE a limited, non-exclusive and nontransferable license to use and copy the Intellectual Property for the sole purpose of promoting and conducting BOMI Courses for LICENSOR only. LICENSEE shall not use the Intellectual Property for personal or outside

ventures or any other purpose outside of promoting and conducting BOMI Courses for LICENSOR. Furthermore, LICENSEE shall not sublicense the Intellectual Property to third parties. In order to protect the goodwill of Intellectual Property owner BOMI, BOMI and/or LICENSOR retain the right to review and approve all uses of said Intellectual Property, but will not unreasonably withhold its approval. Conversely, LICENSEE grants to LICENSOR a limited, non-exclusive and nontransferable license to use any unique created intellectual property owned by LICENSEE used in conjunction with LICENSOR's use of BOMI Courses.

- 3. Ownership and Acknowledgment. LICENSEE acknowledges that BOMI is the lawful owner and/or exclusive licensee of the Intellectual Property referred to in this Agreement, unless specifically noted as previously created by LICENSEE, which shall remain the property of LICENSEE, and agrees to take no action inconsistent with BOMI's ownership or rights to use, or that would subject BOMI to claims by third parties or potential loss of its ownership. LICENSEE shall not modify or create a derivative work of the Copyrighted Materials without the prior written permission of BOMI (a "derivative work" being any subsequent work based upon BOMI's Intellectual Property such as editorial revisions, annotations, elaborations, or other modifications which, do not amount to a new, separately distinct work). Should BOMI permit LICENSEE to modify or create a derivative work of the Copyrighted Materials, LICENSEE agrees that the copyrights in and too all such modifications or derivative works shall be the sole property of BOMI. LICENSEE agrees to provide citations for all referenced BOMI materials. LICENSEE agrees that all uses of the Intellectual Property, in either electronic or printed form, shall display all notices and legends with respect to the Intellectual Property as may be required by applicable federal, state and local copyright trademark laws or which may be reasonably requested by BOMI or LICENSOR.
- 4. LICENSOR Performance Expectations/Compliance With BOMI Course Operations. LICENSOR shall, in the performance of this Agreement strictly adhere to and abide by criteria outlined in Attachment B, as well as the BOMI Code of Ethics and Performance Standards (located in the BOMI Operations Manual and incorporated herein by reference). In addition, LICENSEE agrees to read and be operationally familiar with, and comply with, the BOMI Operations Manual, which is accessible at all times by LICENSEE at <a href="www.bomi.org">www.bomi.org</a>. LICENSEE hereby acknowledges reading and agreeing to the BOMI Operations Manual, the current version of which (what is listed on-line) being incorporated herein by reference. The parties agree that it is solely within BOMI's right, and LICENSEE acknowledges it is reasonable for BOMI to do so, to amend, modify, update or change the BOMI Operations Manual and/or the BOMI Code of Ethics and Performance Standards. LICENSEE agrees to also adhere to and impose any such modifications as made by BOMI.
- 5. <u>Indemnification</u>. LICENSEE agrees to indemnify and hold both BOMI and LICENSOR as well as their respective directors, officers, employees, agents, and members harmless with respect to any and all claims, losses, damages, liabilities, judgments, or settlements, including reasonable attorney's fees, costs, and other expenses incurred by either of them on account of any activities conducted by LICENSEE pursuant to this Agreement, as well as for any third party claims of infringement related to LICENSEE's modifications or derivative works of the Copyrighted Materials. The rights and responsibilities established in this paragraph shall survive indefinitely the termination of this Agreement.

BOMI and LICENSOR agree to indemnify and hold LICENSEE harmless with respect to any and all claims, losses, damages, liabilities, judgments, or settlements, including reasonable attorney's fees, costs, and other expenses incurred by LICENSEE on account of actions resulting from the negligence or willful wanton acts of BOMI and/or LICENSOR and not contributed to or resulting from LICENSEE's negligence or willful wanton acts. The rights and responsibilities established in this paragraph shall survive indefinitely the termination of this Agreement.

- 6. <u>Confidentiality</u>. LICENSOR and LICENSEE recognize that during the term of this Agreement, each may possess certain confidential information about the business of the other, including, but not limited to, membership lists and other documents, data, records, and other information. Therefore, the parties agree that all such information shall be held in confidence and each will not divulge such information to any party (other than for use under this Agreement) without the express written consent of the other. Each party also agrees that it will adopt reasonable precautions to guard against unauthorized release of such information, and that it will not use such information in any manner that will unfairly benefit itself or damage the other party.
- 7. <u>Term.</u> The term of his Agreement (e.g., its duration, the number of BOMI courses,) shall be as set forth in Attachment B.

#### 8. Termination.

- (a) <u>In general</u>. Either LICENSOR or LICENSEE may terminate this Agreement upon thirty (30) days' notice in writing to the other party.
- (b) <u>For cause</u>. Either LICENSOR or LICENSEE may terminate this Agreement immediately upon written notice to the other in the event of the other's insolvency, fraud, willful misconduct, or material breach of this Agreement. LICENSOR may terminate this Agreement immediately upon written notice to LICENSEE in the event LICENSEE assigns its rights and obligations under this Agreement, or merges, consolidates, or otherwise undergoes reorganization without the express written consent of LICENSOR.
- (c) <u>Duties Upon Termination</u>. Upon termination of this Agreement, LICENSEE shall discontinue all use of the Intellectual Property.
- 9. <u>Waiver</u>. Either party's waiver of, or failure to exercise, any right provided for in this Agreement shall not be deemed a waiver of any further or future right under this Agreement.
- 10. <u>Successors and Assigns</u>. Subject to Paragraph 8(b), this Agreement shall be binding on the parties, and on their successors and assigns, without regard to whether it is expressly acknowledged in any instrument of succession or assignment.
- 11. <u>Notices</u>. Notices required by this Agreement shall be in writing and shall be delivered either by email, facsimile, personal delivery or by mail. If delivered by mail, notices shall be sent by Express Mail, with all postage and charges prepaid and shall be deemed given upon receipt by the notified party. If delivered by facsimile, notice is deemed given upon receipt of facsimile confirmation by the notifying party. All notices and other written communications under this Agreement shall be addressed as indicated below, or as specified by subsequent written notice delivered by the party whose address has changed.

IF TO LICENSOR:	
IF TO LICENSEE:	

resolved in the agrees to submilegal action to e	laws of the State of appropriate federal it themselves to the enforce rights under	in the or state court in the jurisdiction of the co this Agreement, the	be governed in all respects, except as to conflicts a United States of America. All disputes shall be a State of, and LICENSEE hereby urts of the State of Maryland. If either party takes losing party to such litigation shall be financially ries, including, but not limited to, court costs and
13. reader's conver	Captions. The captions and are not to		raph of this Agreement are inserted solely for the rt of the Agreement.
14. be unenforceab			eement is determined by a competent authority to shall continue in full force and effect.
•		agreements. This	es the entire agreement between the parties, and Agreement may be amended only by a writing parties.
16. Your duly authorized	•	ty warrants that the	individual signing this Agreement on its behalf is
IN WIT by its duly autho		each of the parties h	ereto has caused this Agreement to be executed
By:			Date:
Ву:			Date:
Optional:			
By: Name:			Date:

#### ATTACHMENT A

### **INTELLECTUAL PROPERTY**

<TO BE TAILORED TO LIST SPECIFIC MARKS LICENSED TO INSTRUCTOR>

#### A. <u>Trademarks and Service Marks</u>

BOMI INTERNATIONAL
BUILDING OWNERS AND MANAGERS INSTITUTE INTERNATIONAL





**FMA®** 

FACILITIES MANAGEMENT ADMINISTRATOR





**RPA®** 

REAL PROPERTY ADMINISTRATOR





SMA®

SYSTEMS MAINTENANCE ADMINISTRATOR



**SMA** 

SMT® SYSTEMS MAINTENANCE TECHNICIAN



**SMT** 

### ATTACHMENT B

# **TO INSTRUCTOR AGREEMENT**

Licensee shall adhere to the terms of the Agreement while using BOMI resource materials and instructing the following course(s):

Course Title:	
Course Location:	
Course Dates / Course Times:	
Course Contact:	
Site Contact:	
Compensation:	
Minimum Performance Standards:	<ul><li>3.75 Instructor evaluation score</li><li>80 % Pass/Fail Ratio</li></ul>
	Please refer to <a href="https://www.bomi.org">www.bomi.org</a> for further guidelines and standards.

#### ATTACHMENT C

### SAMPLE INSTRUCTOR EVALUATION CRITERIA AND REPORT

The classroom evaluation report included below contains the evaluation score and pass/fail ratio for your recent class as well as cumulative data for the last five (5) classes taught by the instructor. Please contact BOMI International if you have any questions regarding this report.

Class Start Date: 05/10/10 Class End Date: 05/13/10 Class Sponsor: BOMI International Budgeting & Accounting (US)

Instructor:

#### For course as of 10/13/10

## Cumulative for the instructors last 5 classes

Evaluation Score: 4.7 Average Evaluation Score: 4.2 Pass/Fail Ratio: 83.3% Average Pass/Fail Ratio: 86.4%

Total Students: 8 Total Students: 37
Passed: 5 Total Passed: 32
Failed: 1 Total Failed: 5

2 students have not tested

#### **The Course Instruction:**

1. The instructor was an excellent facilitator and guided me through the course content.

Label	Value	Frequency	Percent
Strongly Disagree	1	0	0.0
Disagree	2	0	0.0
Neutral	3	0	0.0
Agree	4	2	33.3
Strongly Agree	5	4	66.7
Total		6	

- 2. The instructor was obviously interested in my success in this course.
- 3. The pace of the instruction was realistic and assisted me in learning the material.
- 4. I was taught by an instructor who was clearly well prepared.
- 5. I felt as though my participation and opinions were valued.
- 6. My questions were answered in a timely and efficient manner.
- 7. The instructor stayed focused, and my time was never wasted.
- 8. The instructor is someone I will strongly recommend to others.

#### Comments

1. The instructor took time to explain topics and added real life examples.