Terms and Conditions of Use for Best Case Websites

This website is brought to you by Best Case, LLC, a wholly owned subsidiary of Bankruptcy Management Systems, Inc. d/b/a Stretto (“Best Case”, “We”, and/or “Us”). These Terms and Conditions of Use dictate the terms upon which you (“you” and “your”) may access and use this website. You agree to be legally bound by these terms.

This website and Best Case’s products and services are intended for the exclusive use of citizens of the United States of America who are 18 or older and other individuals who meet all of the requirements set out in 11 U.S.C. § 109 for being a debtor in a Chapter 7, 11, 12, or 13 bankruptcy. Neither this website nor Best Case’s products and services are intended for use by non-U.S. citizens, including but not limited to identifiable natural persons who are citizens of a Member State of the European Union.

Definitions

“Content” shall mean the images, text, screens, Web pages, materials, data, content and other information used and displayed on the Site.

“Credit Infonet” shall mean Credit Infonet, Inc., a parent company of Best Case, LLC.

“Products” shall mean the products and services offered by Best Case, Stretto and Credit Infonet.

“Site(s)” shall mean https://www.bestcase.com, all of its affiliated websites and web pages, and all of the subdomains thereof.

“Stretto” shall mean Bankruptcy Management Systems, Inc. d/b/a Stretto, a parent company of Best Case, LLC.

General Terms

Best Case maintains the Sites to provide you with information about products and services offered by Best Case and its parent companies, Stretto and Credit Infonet (“Products”), and to facilitate communication with Best Case. From time to time, Best Case may revise these terms and conditions. Revisions will be effective when posted or as otherwise stated. Additional terms and conditions and policies may apply to specific Products.

The images, text, screens, Web pages, materials, data, content and other information used and displayed on the Sites (“Content”) are the exclusive property of Best Case, LLC, Copyright 2019, all rights reserved. Best Case, LLC also owns copyright in the selection, coordination, arrangement and enhancement of the Sites and Content. Best Case Bankruptcy®, MyCasInfo®, and other Products referenced on the Sites are trademarks, service marks or registered trademarks of Best Case, LLC or its parent companies, Credit Infonet and/or Stretto. No use of any Best Case, Credit Infonet or Stretto trademark or service mark may be made by any third party without the prior written consent of the registered trademark’s owner.

None of the Content offered via the Sites may be copied, displayed, distributed, downloaded, licensed, modified, published, reposted, reproduced, reused, sold, transmitted, used to create a derivative work or otherwise used for public or commercial purposes without the express written permission of Best Case, LLC or Stretto. Likewise, no logo, graphic, image, data from the Sites or Content may be reproduced, modified, distributed, or retransmitted in any form or manner without the prior written consent of Best Case, LLC or Stretto.

Best Case defines children as individuals under the age of 18. The Sites are not intended for the use of children and Best Case does not intend to collect information about children through the Sites.

Modification and Termination

Best Case may, at its discretion, modify, change, or discontinue the Sites, any Content on the Sites, any of the Products offered through the Sites, and/or access to the Sites or any portion thereof, with or without notice.
Likewise, Best Case may suspend your access to any part of, or an entire Site, and any Products ordered through the Site, at any time, with or without cause, with or without notice, and effective immediately, for any reason whatsoever. You agree that Best Case will not be liable to you or any third party for any modification or discontinuance of the Sites, Content, and/or Products, or your access to the same.

The Terms and Conditions are effective until terminated by Best Case. In the event of termination, the provisions contained in the sections of these Terms and Conditions entitled General Terms, No Warranty by Best Case, and Limitations on Liability will survive.

**NO WARRANTY BY BEST CASE**

YOU EXPRESSLY UNDERSTAND AND AGREE THAT YOUR USE OF THE SITES, PRODUCTS, AND CONTENT IS AT YOUR SOLE RISK. ALL PRODUCTS AND CONTENT OFFERED ON OR THROUGH THE SITES ARE PROVIDED ON AN "AS IS" OR "AS AVAILABLE" BASIS. BEST CASE AND ITS SUPPLIERS AND VENDORS EXPRESSLY DISCLAIM ALL WARRANTIES, GUARANTEES AND CONDITIONS OF ANY KIND WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NONINFRINGEMENT. THE INFORMATION CONTAINED IN THE SITES, PRODUCTS, AND CONTENT AND OTHER MATERIALS YOU MAY RECEIVE FROM BEST CASE DO NOT CONSTITUTE LEGAL, TAX, ACCOUNTING OR OTHER PROFESSIONAL ADVICE. BEST CASE MAKES NO WARRANTY (I) THAT THE SITES, PRODUCTS AND CONTENT ARE ACCURATE, TIMELY, UNINTERRUPTED OR ERROR-FREE; OR (II) THAT ANY RESULTS, RELIABLE OR OTHERWISE, MAY BE OBTAINED FROM THE USE OF THE SITES, PRODUCTS OR CONTENT.

**LIMITATION OF LIABILITY**

YOU UNDERSTAND AND AGREE THAT BEST CASE AND ITS SUPPLIERS AND VENDORS WILL NOT BE LIABLE TO YOU (OR ANY OF YOUR MINOR CHILDREN) FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES RESULTING FROM OR IN ANY WAY CONNECTED TO YOUR ACCESS TO, USE, OR INABILITY TO USE THE SITES, PRODUCTS, AND CONTENT AND MEMBERSHIP BENEFITS, OR FROM YOUR ACCESS TO, USE OF, INABILITY TO USE, OR RELIANCE UPON ANY LINKED WEBSITES (IF APPLICABLE), EVEN IF BEST CASE HAS BEEN ADVISED OF THE POSSIBILITY OF THOSE DAMAGES. SOME JURISDICTIONS EITHER DO NOT ALLOW OR PLACE RESTRICTIONS UPON THE EXCLUSION OR LIMITATION OF DAMAGES IN CERTAIN TYPES OF AGREEMENTS; FOR THESE JURISDICTIONS, THE AFOREMENTIONED LIMITATION ON LIABILITY SHALL BE TO THE MAXIMUM DEGREE PERMITTED BY APPLICABLE LAW. IF, NOTWITHSTANDING THE ABOVE, LIABILITY IS IMPOSED UPON BEST CASE, THEN YOU AGREE THAT BEST CASE'S TOTAL LIABILITY TO YOU (AND ANY OF YOUR MINOR CHILDREN) FOR ANY OR ALL OF YOUR LOSSES OR INJURIES (OR THOSE OF YOUR MINOR CHILDREN) FROM BEST CASE'S ACTS OR OMISSIONS, REGARDLESS OF THE NATURE OF THE LEGAL OR EQUITABLE CLAIM, SHALL NOT EXCEED THE AMOUNT PAID BY YOU TO BEST CASE FOR PRODUCT(S) IN THE ONE YEAR TIME PERIOD PRECEEDING THE DATE ON WHICH BEST CASE'S ACT OR OMISSION OCCURRED.

**Best Case License**

You can visit the Sites without obtaining a license from Best Case. However, in order to use a non-demonstration version of the Best Case Bankruptcy® software, you must purchase an active Best Case license. To learn more about obtaining a Best Case license, please contact Best Case at 1.800.492.8037 or via info@bestcase.com.

**Privacy Policy**

By accessing the Sites, you agree that Best Case and its parent companies, Stretto and Credit Infonet, may use and share your personal information in accordance with the terms of the Privacy Policy for Stretto Companies and to the extent necessary to process any requests or address any communications that you submit while visiting the Sites.

**Summary of Your Rights under the Fair Credit Reporting Act and State Laws**

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). To access a summary of your major rights under the FCRA, click here. For more information,
including information about additional rights, go to www.consumerfinance.gov/learnmore or write to: Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.

Many states also have fair credit reporting laws that protect your rights to accuracy, fairness and privacy in credit reporting. Please review all applicable states’ notices of rights posted here.

**Notice to Users of Consumer Reports**
The federal Fair Credit Reporting Act (FCRA) requires Best Case to inform users of consumer reports about their legal obligations. If you are an end user of a consumer reports, you certify that you have received and read the Notice to Users of Consumer Reports: Obligations of Users under the FCRA. Click here to read the Notice.

**Notice of Prosecution**
Access to and use of password-protected and/or secure areas of the Sites are restricted to authorized users only. Unauthorized individuals attempting to access these areas of the Sites may be subject to prosecution. Failure to comply with the FCRA can result in state or federal enforcement actions, as well as private lawsuits. In addition, any person who knowingly and willfully obtains a consumer credit report or disclosure under false pretenses may face criminal prosecution.

**Communications**
You should use the following information to contact Best Case regarding the Sites, Content, or Products:

- Mail: Best Case, LLC, 4540 Honeywell Court, Dayton, OH 45424
- Phone: 1.866.218.1003
- Email: contact@cingroup.com

Except as otherwise provided, Best Case may send any notices to you to the most recent e-mail address you have provided to Us or, if you have not provided an e-mail address, to any e-mail or postal address that We believe to be your address.

**Blog Posts**
The blogs on the Sites ("Blogs") are for educational and informational purposes only. Use of the Blogs does not create any attorney-client relationship between you and any individual attorney or Best Case. The Blogs do not constitute legal advice and are not a substitute for legal advice from a licensed attorney in your state. The information contained within another website that is linked to or from the Blog is beyond the control of the individual blogger or Best Case, and do not constitute approval, support, or any relationship to any site or organization. While the content on the Blogs page is believed to be accurate as of the post date, laws change frequently. You should not act or refrain from acting based upon information provided on the Sites without first consulting legal counsel.

**Links to Other Websites**
For purposes of convenience, the Sites contain links to third-party websites. Best Case makes no representations or warranties about any third-party website that you may access through the links. By providing a link to those websites, Best Case does not endorse, adopt, or otherwise accept any responsibility for the content or use of those websites.

**Web Traffic Analysis**
Best Case uses technology to analyze visitor traffic to the Sites. For information about use of cookies, Web logs or other technologies used in connection with a specific Best Case product or service offered online, please contact Best Case at 1–800–492–8037 or via info@bestcase.com.

**Applicable Law**
The laws applicable to the interpretation of these Terms and Conditions shall be the laws of the State of Ohio, USA, and applicable federal law, without regard to any conflict of law provisions. Best Case does not knowingly provide access to the Sites, accounts, or software licenses to entities or individuals residing outside of the United States. You agree that any and all disputes arising under these Terms and Conditions or out of Best Case's provision of
products and services to you, pursuant to these Terms and Conditions or otherwise, if submitted to a court of law shall be submitted to the state and federal courts with jurisdiction in Montgomery County, Ohio, USA.

**Miscellaneous**

In the event of a conflict between these Terms and Conditions and any other notice, policy, disclaimer or other term contained in the Sites or in the products and services provided to you through the Sites, these Terms and Conditions will control. If any portion of these Terms and Conditions is deemed invalid or unenforceable by a court of competent jurisdiction, the remaining portions will remain valid, enforceable, and carried into effect, to the fullest extent permissible.

Any rights not expressly granted herein are reserved.