

CHRP KE / CHRL KE™ Preparation Workshop **Online**

Facilitator: Stan Arnold, Consultant (CHRL, M.B.A.)

Workshop Date: Saturday May 25th, 2024

Time: 9:00 a.m. – 12 noon

Registration Form

By Mail: Stan Arnold, Consultant, 4002 - 2660 Aquitaine Avenue, Mississauga, ON L5N 3K4
Registration inquiries can be made to (416) 829-4305 or by email: stan@stanarnoldconsultant.com.

Fees: \$149.00 (Fees include H.S.T.) HST#855391173RT0001

Method of payment:

Online (www.stanarnoldconsultant.com) via PayPal or credit card, OR

Mail via certified cheque or money order; and made payable to: Stan Arnold.

I will attend the CHRP/CHRL KE™ Preparation Workshop on:

May 25, 2024

Please note: payment must accompany this registration form. Confirmation of registration will be e-mailed to you within three days of receipt, or mailed if no e-mail address is provided.

Name: _____

Address: _____

Telephone: (Business) _____ (Home) _____

E-mail: _____

Signature: _____

I have read, understand and agree to be bound by the terms and conditions set forth on the back of this registration form.

Information collected on this form will be held in the strictest of confidence. For more information:

Contact Stan Arnold

(416) 829-4305

stan@stanarnoldconsultant.com

(Please read the Terms and Conditions printed on the back of this form)

TERMS & CONDITIONS

CHRP KE / CHRL KE Preparation Workshop

1. By executing and delivering the registration form to Stan Arnold (“**Arnold**”), you (the “**Student**”) agree to pay Arnold the relevant workshop fees set forth on the registration form and agree to be bound by the terms and conditions set forth herein. A completed registration form (which includes, for greater certainty, these terms and conditions), constitutes an offer binding upon you which is made to Arnold. To the extent Arnold, in his sole discretion, accepts such offer, Arnold agrees to provide Student with the applicable services purchased as same are set forth in the registration form.
2. STUDENT ACKNOWLEDGES AND UNDERSTANDS THAT ARNOLD DOES NOT GUARANTEE ANY CHRP KE OR CHRL KE RESULT AND/OR SUCCESSFUL COMPLETION OF THE CHRP KE / CHRL KE AND IS NOT RESPONSIBLE FOR ERRORS, OMISSIONS, OR DEFICIENCIES IN ANY TEST PERFORMED, OR IN ANY EVALUATION, CONSULTATION, MATERIALS OR ADVICE GIVEN BY OR ON BEHALF OF ARNOLD. Student further acknowledges and understands that this workshop is neither provided nor endorsed by the Human Resources Professionals Association (HRPA) or any other similar organization. ARNOLD IS NOT RESPONSIBLE AND SHALL NOT BE LIABLE FOR THE CONDITION OF THE PREMISES WHERE ANY WORKSHOP IS HELD (THE “**PREMISES**”) OR FOR ANY THIRD PARTY SERVICES OFFERED WITHIN THE PREMISES. STUDENT HEREBY AGREES TO INDEMNIFY, COMPENSATE AND SAVE ARNOLD HARMLESS FROM ANY DAMAGES, LOSS, COSTS, EXPENSES, FEES (INCLUDING LEGAL FEES) PENALTIES AND DISBURSEMENTS WHICH ARNOLD MAY INCUR AS A RESULT OF STUDENT’S NEGLIGENT, TORTIOUS OR IMPROPER BEHAVIOUR WHILE ATTENDING THE PREMISES AND/OR IN CONJUNCTION WITH ANY WORKSHOP.
3. Payment of the applicable workshop fees must be received by Arnold to reserve a position in a class. There is a \$25 service fee for any Student cheque that is returned unpaid for any reason. Cancellation notices must be sent by registered mail to the following address: 4002 - 2660 Aquitaine Avenue, Mississauga, ON L5N 3K4. CANCELLATION NOTICES RECEIVED LESS THAN FIVE DAYS PRIOR TO THE COMMENCEMENT DATE OF THE WORKSHOP WILL BE SUBJECT TO AN ADMINISTRATION FEE EQUAL TO 50% OF THE TOTAL WORKSHOP FEE PAYABLE. STUDENT SHALL NOT BE ENTITLED TO ANY REIMBURSEMENT OF OR DISCOUNT TO THE WORKSHOP FEE SHOULD HE OR SHE FAIL TO ATTEND, PARTIALLY ATTEND OR DISCONTINUE HIS OR HER ATTENDANCE AT ANY WORKSHOP. STUDENT IS SOLELY RESPONSIBLE FOR ALL TRAVEL, LODGING AND OTHER EXPENSES, WHICH MAY BE INCURRED IN CONJUNCTION WITH HIS OR HER REGISTRATION AND/OR PARTICIPATION TO THE WORKSHOP.
4. ARNOLD DOES NOT GUARANTEE A WORKSHOP WILL BE GIVEN AT AN ADVERTISED TIME, DATE AND/OR LOCATION. WORKSHOP MEETING TIMES, DATES AND LOCATIONS MAY BE ALTERED OR CANCELED AT ANY TIME AT ARNOLD’S SOLE DISCRETION. Arnold or one of his representatives will communicate any such change to Student by phone message and/or e-mail. OTHER THAN WHAT IS PROVIDED UNDER THE CANCELLATION POLICY STATED IN PARAGRAPH 3, STUDENT SHALL NOT BE ENTITLED TO ANY REFUND OR ABATEMENT OF WORKSHOP FEES AS A RESULT OF ANY SUCH CHANGE.
5. IF CANCELED BY ARNOLD, ALL WORKSHOP FEES PAID BY STUDENT WILL BE REFUNDED, AND THIS SHALL BE THE LIMIT OF ARNOLD’S LIABILITY. WITHOUT ANY LIMITATION TO THE GENERALITY OF THE FOREGOING, ARNOLD IS NOT RESPONSIBLE FOR ANY TRAVEL, LODGING, OR OTHER EXPENSES THAT STUDENT INCURRED IN CONJUNCTION WITH THE CANCELED CLASS OR WHICH STUDENT MAY INCUR DUE TO A CANCELED CLASS (INCLUDING, WITHOUT LIMITATION, ANY EXPENSES INCURRED BY STUDENT FOR ENROLLMENT AND/OR PARTICIPATION IN A SUBSTITUTE COURSE). MOREOVER, AND WITHOUT ANY LIMITATION TO THE GENERALITY OF THE FOREGOING, STUDENT ACKNOWLEDGES THAT ARNOLD IS NOT RESPONSIBLE FOR ANY EFFECT ANY SUCH CANCELLATION MAY HAVE ON STUDENT’S CHRP KE / CHRL KE RESULTS.
6. Student acknowledges that all course materials are the sole property of Arnold and that Arnold reserves all rights therein. Student agrees not to reproduce and not to allow any other person the opportunity to possess, view and/or reproduce the course materials or information derived from course materials or class instruction. Student represents and warrants that he or she is not an agent or employee of any test preparation enterprise or organization.
7. These terms and conditions and any dispute between the parties shall be governed by the laws of the Province of Ontario, excluding its conflict of laws rule; jurisdiction is in the city of Toronto. These terms and conditions, and the registration form, constitute the entire agreement between Student and Arnold and cannot be modified other than by way of a written instrument signed by both Student and Arnold. Any provision of these terms and conditions which contravenes any applicable law shall be severed from the remaining provisions of these terms and conditions which shall remain fully enforceable.