Cooperative Council of The Carolinas Website Usage Terms and Conditions Copyright © 2024 by Cooperative Council of the Carolinas – All Rights Reserved

No part of this website may be reproduced (by any means) without the express and written consent of Cooperative Council of the Carolinas

unless otherwise expressly permitted by these Terms and Conditions.

TERMS OF SERVICE

These Website Usage Terms and Conditions ("**Terms**") set forth the legally binding terms and conditions that govern your use of the <u>www.carolinascouncil.coop</u> website (the "site" or the "website"). By accessing or using the site, you are accepting these Terms (on behalf of yourself or the entity that you represent), and you represent and warrant that you have the right, authority, and capacity to enter into and agree with these Terms on behalf of yourself or the entity that you represent. If you do not agree to the Terms, you should immediately cease all usage of this website.

Cooperative Council of the Carolinas is sometimes referred to as the "Author," "we", "us" or "CCC"). "You" refers to you, the User.

CCC reserves the right, at any time, to modify, alter, or update the Terms without prior notice. Modifications to the Terms shall become effective immediately upon being posted at this website. Your continued use of the site after modifications are posted constitutes an acknowledgment and acceptance of the Terms as revised or modified.

Use of Website

You are hereby authorized by CCC to view, access, copy and print documents and the graphics incorporated therein ("materials") from this website subject to the following restrictions, in addition to other restrictions and conditions stated in these Terms: 1) the materials may be used solely by you for your own personal informational, educational or other non-commercial purposes unless otherwise expressly indicated; 2) all copies you make must properly attribute the appropriate source, including any copyright or other proprietary notices originally shown or included in the materials; 3) you may not modify any of the materials found at this website unless otherwise expressly indicated; and 4) you may not use, reproduce or publicly display or perform, or distribute any of the materials within this website for any commercial or public purpose, unless CCC has previously consented in writing. You may not use the site in violation of any applicable law or regulation, in a manner that will infringe the copyright, trademark, trade secret or other intellectual property rights of others or violate the privacy, publicity or other personal rights of others, or that is defamatory, libelous obscene, threatening, abusive or hateful. You agree that you will not use the site in any manner that could damage, disable, overburden, or impair the site or interfere with any other party's use and enjoyment of the site. CCC reserves the right to terminate the access of any user in its sole discretion, including users who do not comply with these Terms.

Disclaimer of Warranties

THE SITE, INCLUDING, WITHOUT LIMITATION, ALL SERVICES, CONTENT, FUNCTIONS AND MATERIALS, IS PROVIDED "AS IS," "AS AVAILABLE," WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS OR IMPLIED BY STATUTE, COMMON LAW OR OTHERWISE, FOR INFORMATION, DATA, DATA PROCESSING SERVICES, UPTIME OR UNINTERRUPTED ACCESS. ANY WARRANTIES CONCERNING THE AVAILABILITY, ACCURACY, USEFULNESS, OR CONTENT OF INFORMATION, ANY WARRANTIES OF TITLE, NON-INFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, AND ANY IMPLIED WARRANTY ARISING FROM COURSE OF DEALING OR USAGE OF TRADE, ARE EACH AND ALL HEREBY DISCLAIMED. WE DO NOT WARRANT, REPRESENT OR COVENANT THAT THE WEB SITE OR THE SERVICES, CONTENT, FUNCTIONS OR MATERIALS CONTAINED THEREIN WILL BE TIMELY, SECURE, UNINTERRUPTED OR ERROR FREE, OR THAT DEFECTS WILL BE CORRECTED. WE MAKE NO WARRANTY THAT THE WEB SITE WILL MEET USERS' REQUIREMENTS. NO ADVICE, RESULTS OR INFORMATION, WHETHER ORAL OR WRITTEN, OBTAINED BY YOU FROM US OR THROUGH THE SITE SHALL CREATE ANY WARRANTY NOT EXPRESSLY MADE HEREIN. CCNC ALSO ASSUMES NO RESPONSIBILITY, AND SHALL NOT BE LIABLE FOR, ANY DAMAGES TO, OR VIRUSES THAT MAY INFECT YOUR COMPUTER EQUIPMENT OR OTHER PROPERTY ON ACCOUNT OF YOUR ACCESS TO, USE OF, OR BROWSING IN THE SITE OR YOUR DOWNLOADING OF ANY MATERIALS, DATA, TEXT, IMAGES, VIDEO, AUDIO OR SOFTWARE FROM THE SITE. IF YOU ARE DISSATISFIED WITH THE SITE, YOUR SOLE REMEDY IS TO DISCONTINUE USING THE SITE.

If applicable law requires any warranties with respect to the site, all such warranties are limited in duration to Ninety (90) days from the date of first use.

LIMITATION OF LIABILITY

IN NO EVENT SHALL CCC, ITS AFFILIATES OR ANY OF THEIR DIRECTORS, OFFICERS, EMPLOYEES, AGENTS OR CONTENT OR SERVICE PROVIDERS (COLLECTIVELY, THE "PROTECTED ENTITIES") BE LIABLE, WHETHER IN AN ACTION BASED ON A CONTRACT INDEMNIFICATION, OBLIGATION, TORT (INCLUDING WITHOUT LIMITATION NEGLIGENCE), COLLATERALLY OR ARISING FROM ANY STATUTORY DUTY, PRE-CONTRACT OR OTHER REPRESENTATIONS, OR OTHERWISE, HOWEVER ARISING, FOR ANY ECONOMIC LOSSES (INCLUDING, WITHOUT LIMITATION, LOSS OF REVENUES, PROFITS, CONTRACTS, BUSINESS, GOODWILL OR ANTICIPATED SAVINGS) OR ANY DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, EXEMPLARY OR PUNITIVE DAMAGES ARISING FROM, OR DIRECTLY OR INDIRECTLY RELATED TO, THE USE OF, OR THE INABILITY TO USE, THE SITE OR THE CONTENT, MATERIALS AND FUNCTIONS RELATED THERETO, YOUR PROVISION OF INFORMATION VIA THE WEB SITE, LOST BUSINESS OR LOST SALES, EVEN IF SUCH PROTECTED ENTITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Those Who Are Age 18 and Younger

The site is not directed at children under eighteen years of age. Any registration with, use of, or access to the site by anyone under eighteen is unauthorized, unlicensed, and in violation of these Terms.

Dispute Resolution

To the extent a dispute arises connected to your use of the site or these Terms, and that dispute cannot be settled through negotiation, the parties hereby agree to submit the dispute to mediation administered by a member of the North Carolina Academy of Superior Court Meditators to be selected by CCC with fees for any mediation shall be shared equally between all parties to the mediation. Should mediation be unsuccessful, the parties hereby submit to binding arbitration administered by the American Arbitration Association in accordance with its Commercial Arbitration Rules, and judgment on the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

Indemnification

User agrees to indemnify and hold CCC, its subsidiaries, affiliates, officers, directors, employees, and insurers, harmless from any claim or demand, including reasonable attorneys' fees and costs, made by any third party due to or arising out of User's use of the site, the violation of this Agreement, or infringement by User or other user of the site using User's computer of any intellectual property or any other right of any person or entity.

Third-Party Sites

Our website may include links to other sites on the Internet that are owned and operated by online merchants and other third parties. You acknowledge that we are not responsible for the availability of, or the content located on or through, any third-party site. You should contact the site administrator or webmaster for those third-party sites if you have any concerns regarding such links or the content located on such sites. Your use of those third-party sites is subject to the terms of use and privacy policies of each site, and we are not responsible therein. We encourage all Users to review said privacy policies of third parties' sites.

Disclaimer Regarding Accuracy of Vendor Information

The site may include access to or links to products or services offered by third party vendors ("Vendors"). While CCC makes every effort to ensure that the information on this website is accurate, we can make no representations or warranties as to the accuracy or reliability of any information provided on this website by a Vendor. CCC makes no warranties or representations whatsoever with regard to any product or service provided or offered by any Vendor, and you acknowledge that any reliance on representations and warranties provided by any Vendor shall be at your own risk.

Third-Party Advertisements on Site

If you participate as an advertiser on this site, you are solely responsible for all advertising content you transmit or submit to the site or through CCC's advertisements program, including but not limited to: (i) artwork, written content, images, photos, graphics, music, animation, data, text, information, URLs, hypertext links, scripts and the content and material included in such components; and (ii) websites and content proximately reachable from such advertising content (collectively, "Ads"). Prior to providing any Ads and participating as an advertiser, you may be required to read and accept additional written terms and conditions governing your submission of Ads to CCC. CCC disclaims all liability relating to any third-party ads on the site. CCC does not represent or guarantee the truthfulness, accuracy, or reliability of any content of any third-party ad on the site.

Submission to any Public Area of Site

By submitting content to any public area of this site, you automatically grant to CCC an irrevocable, royalty-free, perpetual, fully paid non-exclusive right (including moral rights) and worldwide license to use, copy, reproduce, modify, adapt, publish, translate, communicate to the public, perform, display, and distribute such Content (in whole or in part) and to prepare derivative works of, or incorporate into other works (in any form, media or technology now known or later developed, for the full term of any rights that may exist in such content) such Content, and to grant and authorize sublicenses thereof.

Governing Jurisdiction of the Courts in North Carolina.

Our website is operated and provided in the State of North Carolina. As such, we are subject to the laws of the State of North Carolina, and such laws will govern these Terms of Use, without giving effect to any choice of law rules. We make no representation that our website or other services are appropriate, legal or available for use in other locations. Accordingly, if you choose to access our site you agree to do so subject to the internal laws of the State of North Carolina.

Compliance with Laws.

User assumes all knowledge of applicable law and is responsible for compliance with any such laws. User may not use the site in any way that violates applicable state, federal, or international laws, regulations or other government requirements. User further agrees not to transmit any material that encourages conduct that could constitute a criminal offense, give rise to civil liability or otherwise violate any applicable local, state, national, or international law or regulation.

Copyright and Trademark Information

All content included or available on this site, including site design, text, graphics, interfaces, and the selection and arrangements thereof is owned by CCC, except as otherwise stated, with all rights reserved. Any use of materials on the site, including reproduction for purposes other than those expressly permitted by these Terms, any modification, distribution, or replication, any form of data extraction or data mining or other commercial exploitation of any kind, without prior written permission of CCC is strictly prohibited. You agree that you will not use any robot, spider, or other automatic device, or manual process to monitor or copy our web pages or the content contained therein without prior written permission of CCC.

Cooperative Council of the Carolinas and <u>www.carolinascouncil.coop</u> are proprietary marks of CCC. CCC's trademarks may not be used in connection with any product or service that is not provided by CCC, in any manner that is likely to cause confusion among customers, or in any manner that disparages or discredits CCC.

Any Vendor trademarks displayed on CCC's website are the trademarks of their respective owners and constitute neither an endorsement nor a recommendation of those Vendors by CCC. In addition, such use of trademarks or links to the web sites of Vendors is not intended to imply, directly or indirectly, that those Vendors endorse or have any affiliation with CCC.

YouTube[™] links and embedded videos used under limited license from YouTube[™] per the YouTube TOS. See YouTube Terms of Service for more information.

Notification of Claimed Copyright Infringement

Pursuant to Section 512(c) of the Copyright Revision Act, as enacted through the Digital Millennium Copyright Act, CCNC designates the following individual as its agent for receipt of notifications of claimed copyright infringement: CCC's registered agent as identified on the website of the NC Secretary of State, Corporations Division.

Other Terms

If any provision of these Terms shall be unlawful, void or unenforceable for any reason, the other provisions (and any partially enforceable provision) shall not be affected thereby and shall remain valid and enforceable to the maximum possible extent.

These Terms shall apply in addition to, and shall not be superseded by, any other written agreement between us in relation to your participation as a User. User agrees that by accepting these Terms, User is consenting to the use and disclosure of their personally identifiable information and other practices described in our Privacy Policy Statement included as a part of these Terms.

Privacy Statement of Policy

This Privacy Statement of Policy sets forth the online data collection and usage policies and practices that apply to www.ccnc.coop and does not apply to information we collect in any other fashion.

Collection of Information

By using www.carolinascouncil.coop, we may request that you provide personal information, including your name, mailing address, email address, telephone number and other generalized background information. Moreover, there is information about your computer hardware and software that is or may be collected by us. This information can include without limitation your IP address, browser type, domain names, access times and referring website addresses, but is not linked to your personal information. We may also get information from your use of our services including how you use them. Regarding IP Address and Clickstream Data, our server may automatically collect data about your server's Internet address when you visit us. When you request

pages from our web site, our servers may log your IP Address and sometimes your domain name. Your IP Address is used to help identify you and to gather demographic information about our customers as a whole, but does not include personally identifiable information. Our server may also record the referring page that linked you to us (e.g., another web site or a search engine); the portions of www.carolinascouncil.coop you visited; any search terms you have entered on www.carolinascouncil.coop, or a referral site; and other web usage activity and data logged by our web servers.

Our Use of Your Information

We use the information we gather on www.ccnc.coop, whether personal, demographic, collective or technical, for the purpose of operating and improving www.carolinascouncil.coop, fostering a positive user experience, and delivering the products and services that we offer. We may use your contact information in order to send you email or other communications regarding updates at www.carolinascouncil.coop. The nature and frequency of these messages will vary depending upon the information we have about you. We additionally may employ Internet tracking and analytic tools such as Google Analytics to better understand and deliver a user experience. We also use the information that we gather for internal system administration, to help diagnose problems with our server, and to administer our web site. Such information may also be used to gather demographic information, such as country of origin and Internet Service Provider. We may link this information with your Personal Information.

Disclosure of Personal Information to Others

We do not disclose your personal information to third parties, or your combined personal and demographic information or information about your use of www.carolinascouncil.coop, except as follows; We may disclose information to companies and individuals we employ to perform functions on our behalf, including hosting our Web servers, analyzing data, providing marketing assistance, and providing customer service. These companies and individuals may have access to your personal information as necessary to perform their functions, but they may not share that information with any other third party. We may share personal information with companies, organizations or individuals outside of www.ccnc.coop if we have a good-faith belief that access, use, preservation or disclosure of the information is reasonably necessary to (1) meet any applicable law, regulation, legal process or enforceable governmental request; (2) enforce applicable Terms, including investigation of potential violations; (3) detect, prevent, or otherwise address fraud, security or technical issues; or (4) protect against harm to the rights, property or safety of www.carolinascouncil.coop, our users or the public as required or permitted by law.

Use of Cookies and Local Storage

The site may contain electronic images known as Web beacons (sometimes called single-pixel gifs) that allow us to count users who have visited those pages. Web beacons are not used to access your personally identifiable information; they are a technique we may use to compile aggregated statistics about our Web site usage. Web beacons collect only a limited set of information including a cookie number, time and date of a page view, and a description of the page on which the Web beacon resides. You may not decline web beacons; however, they can be rendered ineffective by

declining all cookies or modifying your browser setting to notify you each time a cookie is tendered and permit you to accept or decline cookies on an individual basis.

Access to, Opt-Out and/or Modification of Your Information

www.carolinascouncil.coop may provide account holders with limited access to or the ability to modify your personal information. When updating your personal information, we may ask you to verify your identity before we can act on your request. If you are receiving newsletters, commercial emails or other communications from www.ccnc.coop, but subsequently change your mind, you may opt-out by selecting an appropriate link in those email communications as indicated for the opt out or by sending an email to _______. We may retain indefinitely all the information we gather about you in an effort to make your repeated use of www.carolinascouncil.coop more efficient, practical, and relevant. To the extent that we utilize the Google Analytics tools available you have options with respect to some of those tracking tools or features available through Google.

Security of the Personal Information

We have implemented commercially reasonable technical and organizational measures designed to secure your personal information from accidental loss and from unauthorized access, use, alteration or disclosure. However, we cannot guarantee that unauthorized third parties will never be able to defeat those measures or use your personal information for improper purposes. We restrict access to personal information CCC employees, contractors and agents who need to know that information in order to process it for us, and who are subject to strict contractual confidentiality obligations and may be disciplined or terminated if they fail to meet these obligations.

Children

www.carolinascouncil.coop is not intended for children under 18 years of age. We do not knowingly collect personal information from children under 18 years of age.

Changes to Privacy Statement

If we decide to materially change our Privacy Policy for www.carolinascouncil.coop, we will post those changes through a prominent notice on the web site so that you will always know what information we gather, how we might use that information, and to whom we will disclose it. If at any time, you have questions or concerns about this Privacy Policy or believe that we have not adhered to this Privacy Policy, please feel free to email us at _____.

Website Community Content

This section shall apply specifically to your use of CCC website Community Content platforms or services including but not limited to any blog or similar platform ("Community Content"). CCC reserves the right, in its sole discretion, to modify, to publish, or not to publish your content submitted to any Community Content.

The Community Content are collaborative areas hosted by CCC to facilitate the dissemination and exchange of information pertaining to CCC. You understand that all content posted to the Community Content is the sole responsibility of the individual who originally posted the content. You understand, also, that all opinions expressed in the Community Content do not necessarily reflect the opinions of CCC. CCC has no obligation to monitor the Community Content. CCC has the right to remove any of your content and to terminate your access to and use of the Community Content in its sole discretion should your statements or conduct be inaccurate, obscene, defamatory, threatening, infringing of intellectual property rights, invasive of privacy, injurious, objectionable, or otherwise in violation of the Terms.

You agree that CCC will not be liable, under any circumstances and in any way, for any errors, omissions, loss or damage of any kind incurred as a result of your use of the Community Content or your use of any content posted thereon. You agree that you must evaluate and bear all risks associated with the use of any content, including any reliance on the accuracy, completeness or usefulness of such content. You agree not to harvest or otherwise collect information about others, including email addresses, or to use the Community Content or information obtained from the Community Content to send other users unsolicited email of any kind.

Postings

YOU REPRESENT AND WARRANT THAT THE CONTENT YOU SUPPLY DOES NOT VIOLATE THESE TERMS AND CONDITIONS

Unless otherwise indicated, by posting your content, you are granting CCC and all other users an unrestricted, irrevocable, non-exclusive, royalty-free, perpetual, worldwide, and fully transferable, assignable, and sublicensable right and license to use, copy, reproduce, modify, adapt, publish, translate, transmit, create collective or derivative works from, distribute, perform and display your content in whole or in part and to incorporate it in other works in any form, media, or technology now known or later developed, including waiving "moral rights" to the content. If you include personal information in any profile you are responsible for maintaining any settings or control of your personal information and CCC does not have any responsibility to you for your personal information. Any content you provide within the within the Community Content is not confidential and is not subject to CCC privacy polies.

By posting your content, you warrant and represent that you either own or otherwise control all of the rights to that content, including, without limitation, all the rights necessary for you to provide, post, upload, input or submit the content, or that your use of the content is a protected fair use, and that such content is not confidential. If you are using the Community Content on behalf of your employer, you represent and warrant that you are authorized to accept these Terms on your employer's behalf.

UNLESS OTHERWISE EXPRESSLY INDICATED, YOU MAY NOT SUBMIT, AND CCC WILL NOT ACCEPT, ATTACHMENTS WITH YOUR POSTINGS. YOUR POSTINGS MAY NOT INCLUDE CONTENT THAT CCNC IN ITS SOLE DISCRETION DEEMS TO BE AN ADVERTISEMENT OR SOLICITATION FOR EMPLOYMENT. YOU AGREE THAT YOU WILL NOT KNOWINGLY AND WITH INTENT TO DEFRAUD PROVIDE MATERIAL AND MISLEADING FALSE INFORMATION, INCLUDING DISGUISING THE ORIGIN OF YOUR CONTENT OR MISREPRESENTING YOUR AFFILIATION OR IDENTITY. YOU MAY NOT USE CCC'S NAME TO ENDORSE OR PROMOTE ANY PRODUCT, OPINION, CAUSE OR POLITICAL CANDIDATE. REPRESENTATION OF YOUR PERSONAL OPINIONS AS INSTITUTIONALLY ENDORSED BY CCC, OR BY CCC'S SPONSORS, PARTNERS, OR ANY RELATED ORGANIZATIONS, IS STRICTLY PROHIBITED. YOU AGREE NOT TO POST OR OTHERWISE TRANSMIT SOFTWARE VIRUSES OR ANY OTHER COMPUTER CODE, FILES, OR PROGRAMS DESIGNED TO INTERRUPT, DESTROY OR LIMIT THE FUNCTIONALITY OF ANY COMPUTER SOFTWARE OR HARDWARE OR TELECOMMUNICATIONS EQUIPMENT.

4903-1499-6744, v. 9