

Please Read the Following License Terms of Use Before Purchasing Sample Legal Documents.

I have read and understood the following:

TERMS AND CONDITIONS AND LICENSE AGREEMENT BETWEEN CHARITABLEREMAINDERTRUST.COM AND YOU

CharitableRemainderTrust.com and or any of its owners do not offer legal advice and is not a law firm or law practice. The information provided by CharitableRemainderTrust.com is offered for informational purposes only as "sample charitable trust legal documents and information". CharitableRemainderTrust.com offers legal information that is similar to that provided by self-help law books and legal forms offered for sale to the general public in both seminar materials and retail book sales.

I understand that my situation may be unique, and that the legal information within offered may not fit my circumstances, in which case seeking the advice of an attorney would be advisable. Although every care has been taken to insure the accuracy of the information provided, we do not promise, warranty, or guarantee that the information is correct, complete, or up-to-date. We are not responsible for any errors or omissions in the resources or information available within this Web site or the sample documents and their attachments.

Each form and document should be treated as a starting point and should not substitute for professional legal analysis. The service of the site and each form and document is licensed with the understanding and agreement that we, any content provider, and any author, are not engaged in rendering legal, accounting or other professional services. If legal or other expert assistance is required, the services of a competent professional should be sought. The user assumes all responsibilities and obligations with respect to any decisions or advice made or given as a result of the use of any form or document and for the selection of a form or document to achieve the user's intended results.

I understand that CharitableRemainderTrust.com or any of its owners or representatives are not acting as my attorney in any way and that no attorney-client privilege is created by this relationship.

Further, our company cannot provide legal advice for any situation or case. As such we cannot make personal recommendations as to what documents should or should not be used and cannot attempt to predict the legal impact of using any certain response or form.

AGREEMENT

This is a binding legal agreement between yourself and CharitableRemainderTrust.com. Your use of this Website and/or your acceptance without modification of the terms, conditions, and disclaimers contained in these Terms constitutes your agreement to all such terms, conditions, and disclaimers. If you do not agree with these terms then you are not authorized to purchase and use the information listed for sale.

OUR AIMS

The Service is intended to bring to the legal market place a product which has never existed in the past, namely an automated fixed fee document assembly system as a means to draft various legal documents in a price competitive way. As indicated elsewhere in this Terms and Conditions Statement, the legal information and legal documents available from this website is not a substitute for the legal advice of an attorney who is a member of the bar of the state where you live.

THE GUIDE

While every precaution has been taken in compiling the Service, neither CharitableRemainderTrust.com, nor any contributors to the materials can be held responsible for any action (or the lack thereof) taken by any

person or organization, wherever they shall be based, as a result, direct or otherwise, of information contained in or accessed through the sample documents purchased. ANYONE USING THE MATERIAL IS RECOMMENDED TO SEEK SPECIFIC ADVICE FROM AN ATTORNEY WHO IS A MEMBER OF THE BAR IN THE STATE IN WHICH YOU ARE RESIDENT BEFORE DEALING WITH ANY SITUATION WHICH MAY BE COVERED BY ANY INFORMATION CONTAINED IN ANY PART OF THE GUIDE OR BEFORE EMBARKING ON ANY COURSE OF ACTION.

Title and Ownership; No Commercial use limitation; terms of license

(a) No transfer of title. The Website and Documents, and copies of Documents or the Website downloaded by you are licensed to you as provided for in this Terms and Conditions of Use; CharitableRemainderTrust.com does not transfer to you title to any tangible copy, or original, of the Documents or any part of the Website.

(b) License: Upon payment of applicable fees in respect of a Document, you are authorized to: (i) make use of the Document for your own personal use, or for the personal use of your immediate family members. "Personal use" means that the Document or Website may be copied and used one or more times in respect of a matter or matters in which You (and/or your immediate family member(s)) are personally involved as a party. You may not use the Website or the Documents for any other purpose, and all other rights to the Documents and Website are specifically reserved. You may not remove the copyright notice and any terms of license from any part of the Website, or use the Documents for any commercial purpose whatsoever. Ownership and copyright in the Website belong solely to CharitableRemainderTrust.com. You may not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, create derivative works from, transfer, or sell any information, products or services obtained from this Website.

Limitation of liability in respect of the Documents:

CharitableRemainderTrust.com has included within this agreement a disclaimer in respect of its liability in respect of the documents. Please read it carefully as the following are the terms upon which CharitableRemainderTrust.com provides Documents to you.

DISCLAIMER RELATING TO THE DOCUMENTS

PLEASE READ THIS IMPORTANT NOTICE WHICH AFFECTS YOUR RIGHTS

IF YOU USE ANY DOCUMENT IN THE SERVICE, IT WILL BE ON THE TERMS WHICH ARE STATED IN THIS DISCLAIMER.

DOCUMENTS AVAILABLE ON THE SERVICE IN THE MAJORITY OF CASES WILL HAVE TO BE TAILORED TO SUIT YOUR PARTICULAR CIRCUMSTANCES. THEREFORE THE BASIS ON WHICH YOU

PURCHASE OR MAKE USE OF ANY DOCUMENT IS THAT THE DOCUMENT IS SUITABLE TO BE USED BY YOU IN CONJUNCTION WITH PROPER ADVICE AS TO ITS APPLICATION AND ADAPTATION FOR YOUR PARTICULAR REQUIREMENTS. THE DOCUMENTS ARE NOT MADE AVAILABLE TO YOU ON ANY OTHER BASIS. CHARITABLEREMAINDERTRUST.COM DOES NOT TAKE RESPONSIBILITY FOR, AND YOU AGREE THAT CHARITABLEREMAINDERTRUST.COM IS NOT LIABLE FOR, LEGAL ADVICE PROVIDED BY ANY PERSON, WHETHER OR NOT SUCH PERSON WAS A REFERRAL FROM CHARITABLEREMAINDERTRUST.COM. ADVICE YOU RECEIVE FROM A LAWYER IS THE RESPONSIBILITY OF THE ATTORNEY OR OTHER PERSON ADVISING YOU.

CHARITABLEREMAINDERTRUST.COM WILL NOT HAVE ANY RESPONSIBILITY AT ALL FOR ANY ALTERATIONS THAT MAY BE MADE TO ANY DOCUMENT AFTER YOU HAVE DOWNLOADED OR ACCESSED. PLEASE NOTE ALSO THAT ANY RESPONSIBILITY THAT CHARITABLEREMAINDERTRUST.COM MAY HAVE TO YOU WILL NOT EXTEND TO ANY OF THE FOLLOWING: LOSS OR DAMAGE WHICH WE CANNOT REASONABLY FORESEE MAY HAPPEN; OR, LOSS OR DAMAGE WHICH CONSISTS OF OR INCLUDES ANY WASTED EXPENDITURE, INDIRECT

LOSS, LOSS OF PROFITS OR ANTICIPATED PROFITS OR GAINS OF ANY DESCRIPTION OR LOSS OF BUSINESS.

IF A COURT OR ANY OTHER BODY HAVING THE POWER TO RULE ON DISPUTES DECIDES THAT ANY PART OF THIS DISCLAIMER IS NOT REASONABLE OR CANNOT BE ENFORCED FOR ANY REASON, THIS WILL NOT AFFECT THE VALIDITY OF THE OTHER PARTS OF THIS DISCLAIMER WHICH WILL CONTINUE TO BE IN FULL FORCE AND EFFECT.

Prohibited use

As a condition of your use of this Website, you warrant to us that you will not use this Website for any purpose that is unlawful or prohibited by these terms, conditions, and notices.

Hyperlinks

This Website contains hyperlinks to websites operated by third parties. Such hyperlinks are provided for your reference only. We do not control such websites and we can not be responsible for their contents. Our inclusion of hyperlinks to such websites does not imply any endorsement of the material on such websites.

General warranty and liability disclaimer; limitation of liability

(a) Warranty. CHARITABLEREMAINDERTRUST.COM MAKES NO IMPLIED WARRANTIES OF ANY KIND, AND HEREBY DISCLAIMS ALL SUCH WARRANTIES, INCLUDING ALL WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR WARRANTY OF NON-INFRINGEMENT.

(b) Liability. In no event will CHARITABLEREMAINDERTRUST.COM be liable for any indirect, incidental, special or consequential damages arising out of or in any way connected with the use of the Documents, this Website or the telephone support service whether based in contract, tort, strict liability or otherwise. The liability of CHARITABLEREMAINDERTRUST.COM for direct loss arising out of the use of the Documents, this Website, and the telephone support service whether based in contract, tort, strict liability or otherwise is limited to the total amount paid, if any, by you to CHARITABLEREMAINDERTRUST.COM.

Modifications

We reserve the right to change any terms, conditions, and disclaimers under which this Website or any service offered through it are offered. This right will not affect the existing terms and conditions accepted by you upon making a legitimate purchase using this Website.

Statutory rights

These Terms will not affect your statutory rights as a consumer.

Non transferability

Your right to use the Website and the Documents is not transferable without the specific written consent of CHARITABLEREMAINDERTRUST.COM.

Access codes and passwords; no hacking

When you purchase information from CHARITABLEREMAINDERTRUST.COM, you may be provided a password or other access code to download Documents or otherwise make use of portions of the site that are not generally available to the public. You agree that these passwords and access rights are owned by CHARITABLEREMAINDERTRUST.COM and that you will not disclose these passwords or access codes to anyone or by any means, and that you will maintain such access codes and passwords securely so that no other person may gain access to such codes.

Representation of true intent

You represent that you are using the Website and the Documents under your own name, and not under a pseudonym, fictitious name or under an alias or similar false name, and that all information you have provided about yourself to CHARITABLEREMAINDERTRUST.COM is true and accurate and not falsified.

Disclosure of information; Security

Unless provided otherwise in the CHARITABLEREMAINDERTRUST.COM privacy policy, CHARITABLEREMAINDERTRUST.COM will not provide any personally identifying information to any third party without your consent (which consent may be obtained electronically via e-mail or form fill in on the Website); provided however that you are advised that in the event CHARITABLEREMAINDERTRUST.COM determines in its reasonable discretion that disclosure of personal identifying information is necessary to comply with any law, rule order, subpoena, civil investigative request or demand, discovery request or any other legal requirement, CHARITABLEREMAINDERTRUST.COM may disclose your personally identifying information to comply with such request, and it may be disclosed without prior notice to you. CHARITABLEREMAINDERTRUST.COM agrees to take reasonable efforts to protect your personally identifying information in the event of such disclosure, provided however, that you agree that CHARITABLEREMAINDERTRUST.COM shall not be liable to you for any claim by you that CHARITABLEREMAINDERTRUST.COM failed to exercise reasonable care in protecting your personally identifying information. You also acknowledge that, despite efforts of CHARITABLEREMAINDERTRUST.COM to maintain your information secure, the internet is inhabited by many criminal and otherwise malicious persons who may attempt to crack into CHARITABLEREMAINDERTRUST.COM's computer systems, and that despite CHARITABLEREMAINDERTRUST.COM's efforts, such person's may be able to obtain copies of your personally identifying information. You agree that CHARITABLEREMAINDERTRUST.COM is not responsible to you for any inadvertent disclosure or unauthorized access by any third party of your personally identifying information.

General

These Terms are governed by the laws of the State of North Carolina. You hereby consent to the non-exclusive jurisdiction of the courts of the State of North Carolina in all disputes arising out of or relating to the use of this Website and purchased materials if any. Use of this Website is unauthorized in any jurisdiction that does not give effect to all provisions of these Terms, including without limitation this clause.

If any part of these Terms is determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and limitations set forth above, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of these Terms will continue in effect. These Terms constitute the entire agreement between us with respect to this Website and they supersede all prior or contemporaneous communications and proposals, whether electronic, oral, or written. A printed version of these terms and of any notice given in electronic form will be admissible in judicial or administrative proceedings based upon or relating to these terms to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.