

TERMS OF USE

Please read all the terms and conditions of this agreement with Zenroll Inc (“Zenroll”) carefully. By clicking “I agree”, by signing a document that refers to this agreement, or by using the Zenroll website, you agree to be bound by the terms and conditions of this agreement, even if you have not read them. It is important to read this entire agreement. In particular, it contains provisions that may limit your rights, such as the section entitled limitations.

INTELLECTUAL PROPERTY

Copyright © 2016 Zenroll Inc. All rights reserved. The contents of this site are owned by and copyrighted by Zenroll and its participating organizations, and may contain trademarks of Zenroll or others. You may print, copy or save portions of this site for your own use only - provided that all copyright and trademark provisions contained on the site remain intact.

Unauthorized use of any portion of this site beyond that contained in the previous paragraph may violate copyright, trademark and other laws.

While Zenroll uses reasonable efforts to maintain this site in an up-to-date fashion, it does not warrant the completeness, timeliness or accuracy of any information contained on this site, and may make changes thereto at any time in its sole discretion without notice. All information contained herein is provided to users “as is”, “with all faults,” “as available” and at your sole risk.

USER RESPONSIBILITIES

You are responsible for all activity you conduct on the site. You will not use the site for purposes proscribed by Zenroll from time to time, including without limitation: illegal or inappropriate purposes; sending spam; perpetration of security breaches; hacking; privacy breaches; fraudulent activity; distribution of viruses or other harmful code; transmission, distribution or storage of any material protected by copyright, trade-mark, trade secret or other intellectual property right without proper authorization or rights, or material that is infringing, obscene, defamatory, fraudulent, untruthful, disrespectful, discriminatory, or abusive; any unauthorized access, alteration, theft, corruption or destruction of files, data, transmission facilities or equipment; or to interfere with any other person’s use and enjoyment of the site. If you are posting information on publicly accessible areas of this site, keep in mind that anyone can see it.

Zenroll does not routinely monitor all material placed on the site, but may in its discretion delete or modify any material offending this agreement that comes to its attention. Zenroll is not responsible for and does not endorse anything users post on the site.

Zenroll acquires no ownership interest in anything you post on this site. You grant to Zenroll a license to use and display for the purposes of the site, and any related uses or promotion, anything you post on publicly accessible areas of this site at no cost to Zenroll.

ORGANIZATION RESPONSIBILITIES

Organizations that use the Zenroll services for registration of their participants will either pay Zenroll for providing the services, or will advise registrants they must pay a surcharge to Zenroll for their registrations. From time to time Zenroll may send the organizations by email or other means information about topics that may be of interest to the organization, such as fundraising opportunities.

INFRINGEMENT CONTENT

If you believe that anything posted on this site offends your copyright or other intellectual property rights, is defamatory, or otherwise infringes your rights, you may email Zenroll at the email address at the bottom hereof. We will take actions we believe are appropriate in the circumstances.

LOGON ID'S AND PASSWORDS

Your access to portions of the site requires a logon ID and password. It is your responsibility to protect that information, including without limitation, to use effective passwords that are not easily guessed or discoverable, and keep logon ID's and passwords confidential. You may not use a logon ID that suggests you are someone you are not. You are responsible for any activity that occurs under your logon ID. You will advise Zenroll immediately if you discover any compromise of your passwords or suspect unauthorized use of the site using your identity.

You must be 18 years and older or have permission from a legal guardian to obtain a logon ID.

LIMITATIONS

All promises made by Zenroll are contained in this agreement. No promises implied by law (whether described as warranties, conditions, representations, or otherwise, and whether relating to merchantability, fitness, non-infringement, or otherwise) apply.

You cannot collect any damages from Zenroll for any reason (whether under legal theories of contract, tort, negligence, strict liability, operation of law or otherwise) that are not direct damages or exceed the amount paid by you to Zenroll hereunder for any goods or services that the claim arises from.

Zenroll relies on these limitations when entering this agreement and setting its fees. They are a fundamental and essential part of our arrangement, and apply even if this agreement has failed in its fundamental or essential purpose or been fundamentally breached.

GOVERNING LAW

This site is governed by the laws of the Province of Ontario excluding any conflicts of law provisions and excluding the United Nations Convention on Contracts for the International Sale of Goods. Any legal action against Zenroll shall take place in the courts of the Province of Ontario. The parties hereby submit to the non-exclusive jurisdiction of the courts of the Province of Ontario.

LINKS

Any third party sites that are linked to this site are not under Zenroll's control. Zenroll is not responsible for anything on the linked sites, including without limitation any content, links to other sites, any changes to those sites, or any policies those sites may have. Zenroll provides links as a convenience only and such links do not imply any endorsement by Zenroll of those sites.

PRIVACY

Please see our Privacy Policy [[hyperlink](#)] Organizations that use the Zenroll services for registration of their participants must abide by applicable privacy laws and their own privacy policies.

SALE DETAILS

Zenroll tries to provide accurate information on this site, but errors may occur. Zenroll reserves the right to change the goods and services available through the site and their

prices without any notice or liability. Zenroll cannot guarantee goods or services advertised on the site will be available when ordered or thereafter. Zenroll reserves the right at any time to reject, correct, cancel or terminate any order for any reason whatsoever. If you order goods or services for which the price was incorrectly displayed, Zenroll will provide you with an opportunity to place an order at the correct price. If you order goods or services that are not available, Zenroll will notify you by email. Zenroll reserves the right to limit quantities sold. Nothing on the site is an offer to sell. Your properly completed and delivered order form is your offer to purchase the goods or services in your order. Your order is deemed accepted only if and when Zenroll sends both an order acceptance and shipment notice to your email address.

CHANGING THESE TERMS

Zenroll may change these terms by posting notice on its site. These terms were last revised on Dec 19, 2016.

SECURITIES

Nothing on this site is intended to be an offering for sale of Zenroll securities to the public.

CONTACT ZENROLL

Zenroll may be contacted at:

Zenroll Inc.
3210 Gristmill Lane
London, ON
N6P0C1

Phone: 519-854-7600

Email: administrator@zenroll.io