Web Site Terms of Use

The Canadian Psychological Association ("CPA") owns and operates this Web site from its offices in Ottawa, Ontario, Canada. By using this Web site you are agreeing to comply with and be bound by the following terms of use. Please review the following terms carefully. If you do not agree to these terms, you should not review information or obtain documents from this site.

1. Acceptance of Agreement

You agree to the terms and conditions outlined in this Terms of use Agreement ("Agreement") with respect to the CPA site (the "Site"). This Agreement constitutes the entire and only agreement between CPA and a user of the Site ("User"), and supersedes all prior or contemporaneous agreements, representations, warranties and understandings with respect to the Site, the content, goods and services provided by or through the Site, and the subject-matter of this Agreement. Users agree to review this Agreement prior to reviewing any information or obtaining any documents. This Agreement may be amended by us from time to time without specific advance notice to you. The latest Agreement will be posted on the Site, and you should review the Agreement prior to using the site.

2. Copyright and Trade Marks

The content, organization, gathering, compilation, magnetic translation, digital conversion and other matters related to the Site are protected under applicable copyrights, trade marks and other proprietary (including but not limited to intellectual property) rights. The copying, redistribution, use or publication by a User of any such content or any part of the Site, except as allowed by Section 3, is strictly prohibited. The User does not acquire ownership rights to any content or document obtained through the Site. The posting of information or materials on the Site does not constitute a waiver of any right in such information and materials.

The name of the CPA in both English and in French ("Canadian Psychological Association,/Société canadienne de psychologie"), the CPA logo, and certain graphics, designs, and other content of this Site are owned by or licensed to the CPA, and any unauthorized use of these marks, without the express written permission of the CPA, is strictly prohibited.

3. Limited Right to Use

The viewing or downloading of any content, form or document grants the User only a limited, non-exclusive licence for use solely by the User for his or her own personal use and not for republication, distribution, assignment, sublicense, sale, preparation of derivative works or other use. No part of any content, form or document may be reproduced in any form or incorporated into any information retrieval system, electronic or mechanical, other than for the User's personal use (but not for resale or redistribution).

4. Editing, Deleting and Modification

CPA reserves the right in its sole discretion to edit or delete any documents, information or other content appearing on the Site.

5. Indemnification

User agrees to indemnify, defend and hold CPA and its partners, affiliates, directors, officers, employees, agents and licensors (collectively, "Affiliated Parties") harmless from any liability, loss, claim and expense related to a User's violation of this Agreement or use of the Site.

6. Non-transferable

User's right to use the Site is not transferable. Any password or right given to User is not transferable.

7. Disclaimer

- (1) THE INFORMATION, FORMS, AGREEMENTS, AND GOODS AND SERVICES, FROM OR THROUGH THE SITE ARE PROVIDED "AS IS", "AS AVAILABLE" AND ALL WARRANTIES, EXPRESS OR IMPLIED, ARE DISCLAIMED (INCLUDING BUT NOT **IMPLIED** TO THE DISCLAIMER OF ANY **WARRANTIES** MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE). THE FORMS, AGREEMENTS AND DOCUMENTS MAY CONTAIN BUGS, ERRORS, PROBLEMS OR OTHER LIMITATIONS. CPA AND ITS AFFILIATED PARTIES HAVE NO LIABILITY WHATSOEVER FOR A USER'S USE OF ANY INFORMATION, FORM, DOCUMENTS OR GOODS AND SERVICES. IN PARTICULAR, BUT NOT AS A LIMITATION THEREOF, CPA AND THE AFFILIATED PARTIES ARE NOT LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING DAMAGES FOR LOSS OF BUSINESS, LOSS OF PROFITS, LITIGATION OR THE LIKE), WHETHER BASED ON BREACH OF CONTRACT, BREACH OF WARRANTY, TORT (INCLUDING NEGLIGENCE), PRODUCT LIABILITY OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. THE NEGATION OF DAMAGES SET FORTH ABOVE ARE FUNDAMENTAL ELEMENTS OF THE BASIS OF THE BARGAIN BETWEEN CPA AND USER. THIS SITE AND THE INFORMATION, FORMS, AGREEMENTS, DOCUMENTS AND GOODS AND SERVICES WOULD NOT BE PROVIDED WITHOUT SUCH LIMITATIONS.
- (2) The forms, agreements documents, and goods and services within the Site or available through the Site may not be appropriate under the circumstance for any particular transaction. The specifics of a given situation may require provisions not contemplated in the forms or documents. Requirements for the validity of an agreement or form may also vary greatly from province to province. Laws change rapidly and may be interpreted differently in various jurisdictions. No representations, warranties or guarantees whatsoever are made as to the accuracy, currentness, completeness, adequacy, reliability, suitability or applicability of any form document or any goods and services to a particular situation.
- (3) Each form and document should be treated as a guide or starting point and should not be considered a substitute for professional legal analysis. The Site is provided and each form, agreement and document is licensed with the understanding and agreement that CPA and its Affiliated Parties are not engaged in rendering legal, psychological, health care or other

professional services. If legal or other expert assistance is required, the services of a competent professional should be sought. 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, agreement or document and for the selection of a form, agreement or document to achieve User's intended results.

(4) All responsibility or liability for any damages caused by viruses contained within the electronic file containing the form or document is disclaimed.

8. Use of Information

CPA reserves the right, and User authorizes CPA, to the use and assignment of all information regarding Site uses by User and all information provided by User in any manner consistent with the CPA Privacy Policy. By using this Site you agree to be bound by the terms of CPA's Privacy Policy which forms part of these Terms of Use governing this site.

9. Purchase/Licence of Goods and Services

- (1) The purchase or license of goods and services from or through this site are subject to the terms of this Agreement.
- ("Merchants") from which Site users may purchase certain goods or services. User understands that CPA does not operate or control the products or services offered by Merchants. Merchants are responsible for all aspects of order processing, fulfillment, billing and customer service. CPA is not a party to the transactions entered into between Users and Merchants. User agrees that use of the CPA service is AT THE SOLE RISK OF USER AND IS WITHOUT WARRANTIES OF ANY KIND BY CPA, EXPRESS, IMPLIED OR OTHERWISE INCLUDING WARRANTIES OF TITLE, FITNESS FOR PURPOSE, MERCHANTABILITY OR NON-INFRINGEMENT. UNDER NO CIRCUMSTANCES IS CPA LIABLE FOR ANY DAMAGES ARISING FROM THE TRANSACTIONS BETWEEN USERS AND MERCHANTS OR FOR ANY INFORMATION APPEARING ON MERCHANT SITES OR ANY OTHER SITE LINKED TO THE CPA SITE. CPA WILL NOT BE LIABLE TO USERS FOR ANY INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES OF ANY KIND THAT MAY RESULT FROM USE OF OR INABILITY TO USE THE CPA SERVICE.

10. Member Services

In order to obtain access to the Member Service portions of the Site, you must be a current member of CPA and insert your user name and password. You agree that you will be responsible for maintaining your user account as confidential and for any activity that occurs as a result of your enabling or permitting another person or entity to use your account. You agree to immediately notify us in the event that (i) your account is lost or stolen, or (ii) you become aware of any unauthorized use of your account or of any other breach of security that might affect the Site. CPA is not responsible for any loss or damage arising from your failure to comply with the provisions of this Section.

You acknowledge and agree that CPA may terminate your access privileges and remove and discard any content without notice to you for any reason, including without limitation, if (i) you do not use the Site for what CPA, in its sole discretion, deems to be an extended period of time, (ii) CPA believes that you have violated any provision of this Agreement, and/or (iii) you have otherwise acted or failed to act in any manner that CPA deems objectionable. You agree that any termination of your access to the Site shall not result in any liability or other obligation of CPA to you or any third party in connection with such termination.

11. Conduct

You agree that you are solely responsible for your own conduct and communications when using the Site, and for any consequences of that use. You shall not email, submit, post, upload, publish, or transmit any content, data or information which:

- (a) libels, defames, invades privacy, or is obscene, pornographic, abusive or threatening;
- (b) infringes any intellectual property or other right of any entity or person, including, but not limited to violating anyone's copyrights or trade marks;
- (c) violates any law;
- (d) advocates any illegal activity;
- (e) contains bugs, viruses, Trojan horses, worms, or any other similar software, or programs that may damage the operation of the computer or property or another person; or
- (f) advertises or otherwise solicits funds or is a solicitation for goods or services.

12. Miscellaneous

This agreement shall be treated as though it were executed and performed in the Province of Ontario, and shall be governed by and construed in accordance with the laws of the Province of Ontario and Canada (without regard to conflict of law principles). All actions shall be subject to the limitations set forth in Section 8. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against either party. You agree to the non-exclusive jurisdiction of the Ontario Courts. Should any part of this Agreement be held invalid or unenforceable, that portion shall be construed consistent with applicable law and the remaining portions shall remain in full force and effect. To the extent that anything in or associated with the Site is in conflict or inconsistent with this Agreement, this Agreement shall take precedence. Failure of CPA to enforce any provision of this Agreement shall not be deemed a waiver of such provision nor of the right to enforce such provision.

The application of the United Nations Convention of Contracts for the International Sale of Goods and the International Sales of Goods Act (Ontario), as amended, are expressly excluded.

13. Links to Other Web Sites

This site contains links to other Web sites. We are not responsible for the content, accuracy, or opinions expressed in such Web sites, and such Web sites are not investigated, monitored or checked for accuracy or completeness by us. Inclusion of any linked Web site does

not imply approval or endorsement of the linked Web site by us. If you decide to leave our site and access these third party sites, you do so at your own risk.

14. Language

You and the CPA have required that these Terms of Use and all documents relating thereto be drawn-up in English. Les parties ont demandé que cette conversion ainsi que tous les documents qui s'y rattachent soient rédigés en anglais.

15. Social Media Disclaimer

The opinions and/or views expressed on the Canadian Psychological Association's social media platforms, including, but not limited to, our blogs and Facebook, Twitter and YouTube pages, (the "Sites") represent the thoughts of individual bloggers and online communities and do not necessarily reflect the opinions of the Canadian Psychological Association or any of its corporate affiliates or any of their respective directors, officers, employees, research staff, medical staff or members of its respective board of directors. The opinions and views expressed on the Sites do not in any way reflect the views of the owners of the Sites, other sites affiliated with a Site, the staff involved with maintaining any of the Site or any members of any of the Sites. The Canadian Psychological Association makes no representation or warranty as to the accuracy or any other aspect of any information posted on any of the Sites. The information provided on the Sites is not intended to be a substitute for professional medical advice, diagnosis or treatment. Always seek the advice of a qualified health provider with any questions you may have regarding a medical condition. Never disregard professional medical advice or delay in seeking it because of anything you reviewed on the Sites.

Avis d'exclusion de responsabilité relatif aux médias sociaux

Les opinions et/ou idées exprimées sur les plateformes de médias sociaux de la Société canadienne de psychologie, y compris, notamment, nos blogues et les pages Facebook, Twitter et YouTube (les « sites »), représentent les réflexions des blogueurs individuels et des membres des communautés virtuelles et ne traduisent pas nécessairement les opinions de la Société canadienne de psychologie ou de l'une ou l'autre des sociétés membres de son groupe ou de leurs administrateurs, dirigeants, employés, membres du personnel de recherche ou du personnel médical respectifs ou des membres de leur conseil d'administration respectifs. Les opinions et idées exprimées sur les sites ne traduisent d'aucune façon les idées des propriétaires des sites et d'autres sites affiliés à un site, des membres du personnel participant à la gestion d'un site ou des membres de l'un ou l'autre des sites. La Société canadienne de psychologie ne fait aucune déclaration ni ne donne aucune garantie quant à l'exactitude ni à tout autre aspect de l'information affichée sur les sites. L'information donnée sur les sites ne se veut pas un substitut à un avis, un diagnostic ou un traitement médical obtenu d'un professionnel. Cherchez toujours à obtenir l'avis d'un fournisseur de soins de santé compétent en ce qui concerne les questions que vous pouvez avoir qui concernent un état de santé. Ne passez jamais outre à des conseils médicaux donnés par un professionnel et ne tardez jamais à obtenir de tels conseils en raison de l'information dont vous avez pris connaissance sur les sites.