

Terms of Use

Your use and access of the Altruist Impact Accelerator website, resources, platform, templates, content, and any other materials (collectively "Services") is governed by these Terms and Conditions.

Please take a few minutes to review these Terms and Conditions. Your use, access, and review, of this website and Services constitute your agreement to follow these rules and to be bound by them. If you do not agree with any of these Terms and Conditions, do not use the Altruist Impact Accelerator website.

These Terms and Conditions may change, Altruist Impact Accelerator reserve the right to update or modify these Terms and Conditions at any time without prior notice. Your use of this website following any such change constitutes your agreement to follow and be bound by the Terms and Conditions as changed. For this reason, we encourage you to review these Terms and Conditions whenever you use this website.

Copyright Notice

All of the content and materials you review, read, see and hear on the Altruist Impact



Accelerator website, including, for example, all of the page headers, images, illustrations, graphics, audio clips, video clips, templates, forms, files, text, visual layout etc. are subject to trademark, service mark, trade dress, copyright and/or other intellectual property rights or licenses held by Altruist Impact Accelerator, one of its affiliates or by third parties who have licensed their materials to Altruist Impact Accelerator (collectively "Content").

The Services and Content contain material that is protected by United States and international copyright, trademark, and other proprietary information, including, but not limited to, audio, video, graphic, photographic and text information, and all our Content and Materials. The Altruist Impact Accelerator, and any of our licensors, exclusively own all right, title and interest in, and to the Services and the Content, including all associated intellectual property rights. You acknowledge that the Services and our Content are protected by copyright, trademark, and other laws of the United States and foreign countries. You agree not to remove, alter, or obscure any copyright, trademark, service mark, or other proprietary rights or notices incorporated in or accompanying the Services and Our Content. Further, you may not modify, distribute, publish, transmit, publicly display, publicly perform, participate in the transfer or sale, create derivative works of, or in any way exploit any of the Content, in whole or in part. Any violation of these restrictions may result in intellectual property infringement that may subject you to civil and/or criminal penalties. You will be solely liable for any damage resulting from



any infringement of copyrights, trademarks, proprietary rights or any other harm resulting from a submission of information protected by intellectual property rights in a third party, if such submission is made without express permission of the intellectual property rights holder.

The Content of this website, and the site as a whole, is intended solely for <u>the</u> <u>organization's internal</u>, <u>noncommercial</u> use by the users of our site. You may download, print and store selected portions of the Content, provided you (1) only use these copies of the Content for your own personal, non–commercial use, (2) do not copy or post the Content on any network computer or broadcast the Content in any media, and (3) do not modify or alter the Content in any way, or delete or change any copyright or trademark notice.

No right, title or interest in any downloaded materials is transferred to you as a result of any such downloading. Altruist Impact Accelerator reserves complete title and full intellectual property rights in any Content you download from this website.

You may only, copy, download, reproduce, modify, create derivative works from the Content in accordance with these terms for your organization's internal, non-commercial use. You may not take any other action, including distribution, publication,



or otherwise without first obtaining written permission from Altruist Impact Accelerator. Further, At no time is any User permitted to: (i) transfer, sublicense, sell, lease, lend, rent, or otherwise distribute the Content or the Services to a third party; (ii) decompile, reverse-engineer, disassemble, or create derivative works of the Services or any Content; or (iii) use the Services or Content in any unlawful manner, for any unlawful purpose, or in any manner inconsistent with these Terms.

Subject to your compliance with these Terms, We grant you a limited, non-exclusive, non-transferable, non-sublicenseable license to access and view the content solely in connection with your permitted use of the Services, specifically for personal non-commercial purposes.

Submissions and Feedback

We welcome your comments regarding this website. However, any comments, feedback, notes, messages, ideas, suggestions or other communications (collectively, "Comments") sent to Altruist Impact Accelerator shall be and remain the exclusive property of Altruist Impact Accelerator. Your submission of any such Comments shall constitute an assignment to Altruist Impact Accelerator of all worldwide rights, titles and interests in all copyrights and other intellectual property rights in the Comments. Altruist Impact Accelerator will be entitled to use, reproduce, disclose, publish and



distribute any material you submit for any purpose whatsoever, without restriction and without compensating you in any way. For this reason, we ask that you not send us any comments that you do not wish to assign to us, including any confidential information or any original creative materials such as stories, product ideas, computer code or original artwork.

DISCLAIMERS -- GENERAL

THE ALTRUIST IMPACT ACCELERATOR WEBSITE PLATFORM IS

OPERATED BY ALTRUIST IMPACT ACCELERATOR, A DIVISION OF

ALTRUIST IMPACT ACCELERATOR CORPORATION, ON AN "AS IS,"

"AS AVAILABLE" BASIS, WITHOUT REPRESENTATIONS OR

WARRANTIES OF ANY KIND. ALTRUIST IMPACT ACCELERATOR

EXPLICITLY DISCLAIM ANY WARRANTIES OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE, QUIET ENJOYMENT OR NONINFRINGEMENT, AND ANY WARRANTIES ARISING OUT OF COURSE

OF DEALING OR USAGE OF TRADE.



WITHOUT LIMITING THE FOREGOING, THE ALTRUIST IMPACT
ACCELERATOR CORPORATION BUSINESSES DO NOT REPRESENT OR
WARRANT THAT THE INFORMATION ON THIS WEBSITE IS
ACCURATE, COMPLETE, RELIABLE, USEFUL, TIMELY OR CURRENT OR
THAT THIS WEBSITE WILL OPERATE WITHOUT INTERRUPTION OR
ERROR.

THE ALTRUIST IMPACT ACCELERATOR CORPORATION BUSINESSES
DO NOT ENDORSE NOR MAKE ANY WARRANTIES OR
REPRESENTATIONS ABOUT THE OPTIONS OR OTHER SERVICE OR
DATA YOU MAY ACCESS, DOWNLOAD OR USE AS A RESULT OF THE
USE OF THE INFORMATION CONTAINED ON THIS WEBSITE, OR
ABOUT ANY WEBSITE YOU MAY ACCESS THROUGH THIS WEBSITE.
LINKS TO OTHER SITES ARE PROVIDED FOR CONVENIENCE ONLY.
YOU NEED TO MAKE YOUR OWN DECISIONS REGARDING YOUR



INTERACTIONS OR COMMUNICATIONS WITH ANY OTHER WEBSITE.

THE ALTRUIST IMPACT ACCELERATOR CORPORATION BUSINESSES MAKE NO REPRESENTATION THAT CONTENT PROVIDED ON THIS WEBSITE IS APPLICABLE OR APPROPRIATE FOR USE IN LOCATIONS OUTSIDE OF THE UNITED STATES.

THE ALTRUIST IMPACT ACCELERATOR CORPORATION BUSINESSES
ASSUME NO RISK OR RESPONSIBILITY FOR YOUR USE OF ANY OF
THE CONTENT PROVIDED ON THIS WEBSITE.

LIMITATION OF LIABILITY

UNDER NO CIRCUMSTANCES, SHALL THE ALTRUIST IMPACT
ACCELERATOR CORPORATION BUSINESSES OR ANY OF THEIR
EMPLOYEES, DIRECTORS, OFFICERS, AGENTS, VENDORS OR
SUPPLIERS BE LIABLE FOR ANY DIRECT OR INDIRECT LOSSES OR



DAMAGES ARISING OUT OF OR IN CONNECTION WITH THE USE OF OR INABILITY TO USE THIS WEBSITE.

THIS IS A COMPREHENSIVE LIMITATION OF LIABILITY THAT
APPLIES TO ALL LOSSES AND DAMAGES OF ANY KIND (WHETHER
GENERAL, SPECIAL, CONSEQUENTIAL, INCIDENTAL, EXEMPLARY OR
OTHERWISE, INCLUDING, WITHOUT LIMITATION, LOSS OF DATA,
INCOME OR PROFITS), WHETHER IN CONTRACT, NEGLIGENCE OR
OTHER TORTIOUS ACTION, EVEN IF AN AUTHORIZED
REPRESENTATIVE OF ANY ALTRUIST IMPACT ACCELERATOR
CORPORATION BUSINESS HAS BEEN ADVISED OF OR SHOULD HAVE
KNOWN OF THE POSSIBILITY OF SUCH DAMAGES.

ON THE SITE, OR WITH THESE TERMS AND CONDITIONS, YOU'RE SOLE AND EXCLUSIVE REMEDY IS TO DISCONTINUE USING THIS



WEBSITE. YOU ACKNOWLEDGE, BY YOUR USE OF THIS WEBSITE,
THAT YOUR USE OF THE SITE IS AT YOUR SOLE RISK.

APPLICABLE LAW MAY NOT ALLOW THE LIMITATION OF LIABILITY
SET FORTH ABOVE, SO THIS LIMITATION OF LIABILITY MAY NOT
APPLY TO YOU. IF ANY PART OF THIS LIMITATION ON LIABILITY IS
FOUND TO BE INVALID OR UNENFORCEABLE FOR ANY REASON,
THEN THE AGGREGATE LIABILITY OF THE ALTRUIST IMPACT
ACCELERATOR CORPORATION BUSINESSES UNDER SUCH
CIRCUMSTANCES FOR LIABILITIES THAT OTHERWISE WOULD HAVE
BEEN LIMITED SHALL NOT EXCEED ONE HUNDRED DOLLARS (\$100).

ENFORCEMENT OF TERMS AND CONDITIONS

BY ACCESSING AND USING THE ALTRUIST IMPACT ACCELERATOR
WEBSITE, YOU AGREE THAT YOUR ACCESS TO AND USE OF THIS



WEBSITE IS SUBJECT TO THESE TERMS AND CONDITIONS, AS WELL AS ALL APPLICABLE LAWS, AS GOVERNED AND INTERPRETED PURSUANT TO THE LAWS OF THE STATE OF WASHINGTON, UNITED STATES OF AMERICA.

Entire Agreement

These Terms constitute the entire and exclusive understanding and agreement between us and you. These Terms supersede and replace any and all prior oral or written understandings or agreements between us. If for any reason a court of competent jurisdiction finds any provision of these Terms invalid or unenforceable, that provision will be enforced to the maximum extent permissible and the other provisions of these Terms will remain in full force and effect.

You may not assign or transfer these Terms, by operation of law or otherwise, without our prior written consent. Any attempt by you to assign or transfer these Terms, without such consent, will be null and of no effect.

Any notices or other communications provided by us under these Terms, including those regarding modifications to these Terms, will be given by us (i) via email; or (ii) by posting to the Services. For notices



made by email, the date of receipt will be deemed the date on which such notice is transmitted.

Our failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. The waiver of any such right or provision will be effective only if in writing and signed by a duly authorized representative of us. Except as expressly set forth in these Terms, the exercise by either party of any of its remedies under these Terms will be without prejudice to its other remedies under these Terms or otherwise.