

# **WEBSITE - TERMS & CONDITIONS**

## 1 - Copyright and Permitted Use of OCC Materials/Content

OCC site(s) are owned by OCC. They have been created to be informative. Accordingly, we will permit downloading or photocopying of material displayed for non-commercial personal use. Any content or graphics extracted from the site must prominently display copyright and other proprietary notices.

Any images, graphics, multimedia or content is copyrighted by OCC and may only be used in the manner provided for in these Terms and Conditions. In addition, the site contains names, logos, trademarks, service marks and other intellectual property, which are the property of OCC and may not be used for any purpose without the express written consent of OCC.

#### 2 - No License

Except as expressly provided, nothing contained in these terms and conditions or anywhere on OCC websites shall be construed as conferring any license under any intellectual property rights of OCC or any third party.

#### 3 - Usage

To ensure OCC websites are used responsibly, the following Code of Conduct and Public Commitments are in effect. A violation of these guidelines will result in prohibition to use OCC sites. While using OCC websites, individuals may not:

A. Upload, post, email, transmit or otherwise distribute any data, text, information, messages, software, music, sound, photographs, graphics, video messages or other material:

- 1. constituting or encouraging conduct that would intentionally or unintentionally violate any applicable law or give rise to civil liability, or otherwise use OCC website in a manner which is contrary to law
- 2. that is harmful, threatening, abusive, harassing, tortious, defamatory, vulgar, obscene, libelous, invasive of another's privacy, hateful or racially, ethically or otherwise objectionable
- 3. they do not have a right to transmit under any law or under any other arrangement, contractual or otherwise
- 4. that is protected by patent, trademark, trade secret, copyright or other similar intellectual property right of any person without obtaining the permission of the holder of such intellectual property right, or

5. that contains any virus, cancelbot, Trojan horse, worm or any other computer code, file or program designed to interrupt, destroy or limit the functionality of any computer software or hardware or telecommunications equipment

B. Upload, post, email, transmit or otherwise distribute any unsolicited or unauthorized advertising, promotional materials, "junk mail", "spam", "chain letters", "pyramid schemes", or any other form of solicitation except where specifically permitted on OCC websites

C. Impersonate any person or entity or falsely state or otherwise misrepresent affiliation with any person or entity, or

D. Collect or store personal data about other users of OCC websites.

OCC monitors the use of its interactive website pages, forums and any posted materials and reserves the right to remove any content and block access to any visitor for any reason at its sole discretion.

### 4 - Links to OCC websites

While using OCC websites one will likely access third party websites through links contained on its sites. Such third-party websites are not under the control of OCC and OCC is not responsible for the availability of such sites or their contents. Any links provided on OCC websites are provided for interest or convenience only and do not represent or imply any endorsement by OCC of any such linked site. An individual acknowledges that the use of such third-party websites is governed by the terms and conditions of use applicable to any such site.

OCC shall not be responsible or liable, directly or indirectly, for the accuracy, content, timeliness, completeness, legality, reliability, quality, suitability or decency of any information, advice, content, service, product or merchandise contained in websites linked to OCC.

Third Party Services limited to purchase terms, payment terms, warranties, guarantees, maintenance and delivery, are solely between a website visitor and Seller. You will not consider OCC as a party to such transactions, whether or not we may have received some form of revenue or other remuneration in connection with the transaction or be liable for any costs or damages arising out of, either directly or indirectly, for any person involved or related to the transaction.

#### 5 - General Disclaimer of Representations and Warranties

OCC websites are a service to users seeking information or support related to ovarian cancer.

Neither OCC websites nor any of its officers, directors, shareholders, employees, affiliates, volunteers, third-party content providers, sponsors, licensors, or the like, makes any representation or warranty or condition, either express or implied, (a) that OCC websites will be uninterrupted or error-free, (b) that OCC or the server that makes OCC websites available are free of viruses or other harmful components, (c) as to the accuracy, reliability or completeness of results that may be obtained from the use of OCC or (d) as to the accuracy, content, timeliness, completeness, legality, reliability, quality or suitability of any information, content, service, product or merchandise provided through OCC websites.

OCC websites make and users receive no representations, warranties or conditions, express or implied, to the extent permitted by applicable law, with respect to OCC websites, its content, its merchandise, its services, any documents, information, items or materials provided by OCC websites in connection with the use of OCC websites, any goods or services received through or advertised on OCC or received through any links provided on OCC websites, any information received through OCC or any links provided on OCC websites, including without limitation no representations, warranties or conditions of merchantability, suitability, fitness for a particular purpose, non-infringement of proprietary rights or otherwise.

No written information posted on OCC websites or its affiliates, or any of its officers, directors, employees, volunteers, providers, merchants, sponsors, licensers, or the like, will create a representation, a warranty or condition.

Some jurisdictions do not allow the exclusion or disclaimer of certain warranties. In such jurisdictions, any or all of the above exclusion may not apply to you.

### 6 - Disclaimer Regarding Professional Information

OCC may make available certain professional information provided by third parties including disease, research and disease management related information. Before using any such professional information made available through OCC or through any link on OCC websites, please re-read the above section entitled "General Disclaimer of Representations and Warranties" and the section below entitled "Limitation of Liability" as those provisions apply to any professional information made available. Neither OCC websites nor any of its officers, directors, employees, volunteers, sponsors, licensors, or the like are qualified to provide information or advice in any of these or similar professional fields and does not make any representation or warranty or condition, either express or implied, regarding the content, accuracy, completeness, legality, reliability, quality or suitability of any such professional information. OCC recommends that individuals seek advice from a qualified professional with respect to any issues or questions they may have related to medical advances or related information posted on OCC websites.

# 7 - Disclaimer Regarding Downloading

OCC may make available for downloading certain software, PDFs, PowerPoints, videos, files, and computer programs provided by third parties. Neither OCC nor any of its officers, directors, shareholders, employees, affiliates, volunteers, sponsors, licensors, or the like makes any representation or warranty or condition, either express or implied, to you regarding such software. OCC cannot guarantee that any such software will meet an individual's needs, standards or desired specifications or that such software will be free from viruses or errors. Before downloading any such software or computer programs, please re-read the above section entitled "General Disclaimer of Representations and Warranties" and the section below entitled "Limitation of Liability". Use of such software is subject to the terms and conditions of any end user license agreement that accompanies such software and by using such software a user agrees to be bound by the terms and conditions of such license.

A user agrees that any software, computer programs, information, photographs, music, video, audio, PowerPoints, charts, graphs, data, or other materials obtained on or through OCC is done at

their own risk and they are solely responsible for any damages to a computer system or other damages that may result from the download of such materials.

## 8 - Limitation of Liability

Under no circumstances will OCC or any of its officers, directors, shareholders, employees, affiliates, volunteers, sponsors, licensors, or any other party involved in creating, producing, or distributing OCC websites be liable for any direct, indirect, incidental, special, or consequential damages that result or arise from (a) the use of and reliance on OCC websites, (b) the inability to use OCC websites, (c) mistakes, omissions, interruptions, suspension, termination, deletion of files or email, errors, defects, viruses, delays in operation or transmission, or any failure of performance with respect to OCC websites, including without limitation those that result from acts of god, communications failure, theft, destruction, or unauthorized access to OCC websites records, programs, or services, (d) merchandise, products, or services received through or advertised on OCC websites and information or advice received through or advertised on OCC and (f) any information, data, text, messages and other materials that are emailed, uploaded, reproduced, transmitted or otherwise distributed using OCC websites.

As some jurisdictions do not allow the restriction, exclusion or limitation of liability, in such jurisdictions liability is limited to the fullest extent permitted by law.

If a user is dissatisfied with any portion of OCC websites or with any of these terms of use, their sole remedy is to discontinue using OCC websites.

# 9 - Indemnification and Release

Users agree to defend, indemnify and hold harmless OCC, its officers, directors, shareholders and employees from any and all claims, liabilities, damages, costs and expenses, including reasonable legal fees, arising from (a) use of the OCC website or the internet, (b) the uploading, posting, emailing, reproducing, transmitting or otherwise distributing of any information, data, text, software, music, sound, photographs, graphics, video messages or other materials by any users of any account with OCC, or (c) the breach of any of these terms and conditions by any users of any account with OCC.

# 10 - Miscellaneous

These terms and conditions and any and all documents specifically referenced herein, including our content agreement, constitute the entire agreement between users and OCC with respect to the subject matter hereof. No failure on the part of OCC to exercise and no delay in exercising any right under these terms and conditions shall operate as a waiver of such right. If any provision contained in these terms and conditions is determined by a court of competent jurisdiction to be illegal, invalid or otherwise unenforceable, that provision shall be severed from these terms and conditions shall continue in full force and effect.