Terms of Use

THESE TERMS OF USE DESCRIBE YOUR RIGHTS AND RESPONSIBILITIES WHEN USING THE ADVOCATES FOR OHIO’S FUTURE WEBSITE. PLEASE READ THEM CAREFULLY.

Last updated: August 01, 2011

Acceptance of Terms

Advocatesforohio.org, including all site-related content and services (collectively, “Advocatesforohio.org”) is provided by Advocates for Ohio’s Future and the partner organizations of Advocates for Ohio’s Future (“AOF,” “we,” “us”). Your use of Advocatesforohio.org is subject to your compliance with the terms and conditions set forth in this Terms of Use agreement (“Terms of Use”), which supplement any additional guidelines or other terms posted by Advocates for Ohio’s Future in relation to specific site-related services or content. Although you can access and read portions of Advocatesforohio.org just by visiting the site, you must sign up to use certain Advocatesforohio.org features—such as receiving newsletters and updates.

Please note that we reserve the right to update or modify the Terms of Use without advance notice by posting a revised Terms of Use to this website. Visitors to Advocatesforohio.org (“you”) can determine whether the Terms of Use has been modified since your last visit by checking the “Last updated” legend posted at the top of the Terms of Use. By using Advocatesforohio.org, you agree to be bound by the version of the Terms of Use then in effect. If at any point you no longer agree to the Terms of Use, please discontinue your use of Advocatesforohio.org. AOF may deny service to you at any time, including in the event you do not adhere to the Terms of Use.

About AOF; Purpose of Advocatesforohio.org

Advocates for Ohio’s Future is a statewide coalition that works to maintain vital public services — health, human services, and early care & education — at a level that meets people’s basic needs and protects our most vulnerable populations. AOF seeks to (1) make sure that our state budget priorities take into account the basic needs of the vulnerable and of those struggling because of the current recession, (2) raise awareness of the value of vital public services and the role they play in the lives of Ohio children and adults, (3) educate Ohioans about the interdependence between human services and economic stability, (4) build district-wide networks of supporters and organizations across the state willing to inform their families, friends, neighbors, the media, and constituencies and to advocate for
vital public services; and (5) work to make Ohio’s health and human service delivery system more streamlined and coordinated.

**AOF’s Proprietary Rights and Re-Use Policy**

You acknowledge and agree that the information and materials presented on or through Advocatesforohio.org will remain the property of AOF and its licensors or providers, and are protected by copyright, trademark, patent, and/or other proprietary rights and related laws, rules and regulations. The materials produced by or for Advocates for Ohio’s Future (including photographs, graphics, video and audio content) are protected by copyright as a collective work or compilation under the copyright laws of the United States and other countries. All individual articles, content, and other elements comprising this compilation and produced by or for Advocates for Ohio’s Future are also copyrighted works. You agree to abide by all additional copyright notices or restrictions contained in any materials produced by or for AOF.

Trademarks, service marks, logos and trade names displayed on Advocatesforohio.org (collectively the “Marks”) are the registered and unregistered trademarks of Advocates for Ohio’s Future and our partners’ licensors and suppliers, and others. All Marks on Advocatesforohio.org not owned by AOF and our partners are the property of their respective owners, which include the other organizations that make up AOF. The Marks owned by AOF, whether registered or unregistered, may not be used in connection with any product or service that has not been allowed by the respective owner.

Please review our Re-Use Policy, which is incorporated into this Terms of Use by this reference, to determine how you may use certain materials posted on Advocatesforohio.org.

**Links**

Advocatesforohio.org provides links to other websites and resources. Because AOF has no control over these sites and resources, you acknowledge and agree that AOF does not endorse and is not responsible or liable for any content, advertising, products, or other materials on or available from such sites or resources. AOF is providing these links to you only as a convenience. AOF has the right but not the obligation to block links from or to Advocatesforohio.org at any time.

**Claims of Copyright Infringement**

The Digital Millennium Copyright Act of 1998 (the “DMCA”) provides recourse for copyright owners who believe that material appearing on the Internet infringes their rights under U.S. copyright law. If you believe in good faith that materials hosted by AOF infringe your copyright, you (or your agent) may send us a notice requesting that the material be removed, or access to it blocked. Notices and counter-notices must meet the then-current statutory requirements imposed by the DMCA; see http://www.loc.gov/copyright/ for details. Notices and counter-notices with respect to Advocatesforohio.org should be sent to:

By Mail:
Privacy Policy

All information provided by you or collected by us during visits to Advocatesforohio.org (including when you register to become a member or sign up to use certain features) is governed by AOF’s Privacy Policy, which is hereby incorporated into the Terms of Use by this reference. Please review it carefully by clicking here.

Jurisdictional Issues

Advocatesforohio.org is controlled and operated by AOF from its principal office in the Columbus, OH, USA and is not intended to subject AOF to the laws or jurisdiction of any other state, country or territory. Those who choose to access Advocatesforohio.org do so on their own initiative and at their own risk, and are solely responsible for complying with all local laws, rules, and regulations.

Termination

You agree that AOF, in its sole discretion, may terminate your use of Advocatesforohio.org or any part thereof, at any time and for any reason, including if AOF believes that you have violated or acted inconsistently with the spirit of the Terms of Use. Further, you agree that AOF will not be liable to you or any third party for any termination of your access to Advocatesforohio.org.

Disclaimers

ADVOCATESFOROHIO.ORG IS PROVIDED “AS IS” WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED OR STATUTORY. YOU AGREE THAT YOU MUST EVALUATE AND BEAR ALL RISKS ASSOCIATED WITH THE USE OF ADVOCATESFOROHIO.ORG, AND ANY RELIANCE ON THE ACCURACY, COMPLETENESS, OR USEFULNESS THEREOF. TO THE FULLEST EXTENT PERMISSIBLE UNDER APPLICABLE LAW, AOF DISCLAIMS ALL WARRANTIES WITH RESPECT TO ADVOCATESFOROHIO.ORG.

Advocatesforohio.org may include inadvertent inaccuracies or errors, or information or materials that violate the Terms of Use. Additionally, the possibility exists that a third party could make unauthorized alterations to Advocatesforohio.org content or features. Although we attempt to ensure the integrity of Advocatesforohio.org, we make no guarantees as to its completeness or correctness. In the event that a situation arises in which Advocatesforohio.org’s completeness or correctness is in question, please contact us at wpetrik@advocatesforohio.org with, if possible, a description of the material to be checked and the location (URL) where such material can be found on Advocatesforohio.org, as well as information sufficient to enable us to contact you.
Limitation of Liability

NEITHER ADVOCATES FOR OHIO’S FUTURE NOR ANY OF OUR AFFILIATES, DIRECTORS, OFFICERS, EMPLOYEES OR CONSULTANTS ARE RESPONSIBLE OR LIABLE FOR ANY INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, EXEMPLARY, PUNITIVE OR OTHER DAMAGES UNDER ANY CONTRACT, NEGLIGENCE, STRICT LIABILITY OR OTHER THEORY ARISING OUT OF OR RELATING IN ANY WAY TO ADVOCATESFOROHIO.ORG AND/OR MATERIALS CONTAINED THEREON, ANY LINKED SITE OR ANY CONTENT OR SERVICE AVAILABLE THROUGH ADVOCATESFOROHIO.ORG. YOUR SOLE REMEDY FOR DISSATISFACTION WITH THE SITE, CONTENT, SERVICES OR ANY LINKED SITE IS TO STOP YOUR USE OF IT.

Indemnification

You agree to defend, indemnify, and hold harmless AOF and our directors, affiliations, officers, employees and consultants, from and against any and all claims, damages, losses, costs (including reasonable attorneys’ fees) and other expenses that arise out of or from: (a) your activities in connection with Advocatesforohio.org; (b) any violation of these Terms of Use by you; or (c) any allegation that any submissions or other materials you submit to us or transmit to Advocatesforohio.org infringe or otherwise violate the copyright, trademark, trade secret, or other intellectual property or other rights of any third party.

Miscellaneous

These Terms of Use are governed by and construed in accordance with the laws of the State of Ohio, United States of America. You agree to submit to the exclusive jurisdiction of any court located in the jurisdiction of the State of Ohio, United States of America, and waive any jurisdictional, venue, or inconvenient forum objections to such courts, in any matter arising out of or related to Advocatesforohio.org or these Terms of Use. If any provision of these Terms of Use is found to be unlawful, void or for any reason unenforceable, then that provision will be deemed severable from these Terms of Use and will not affect the validity and enforceability of any remaining provisions. AOF may assign its rights and obligations under these Terms of Use. These, together with all policies referred to herein, is the entire agreement between us relating to the subject matter herein and supersedes any and all prior or contemporaneous written or oral agreements between us with respect to such subject matter.